1 (Pages 1 to 4)

	1 (Pages 1 to 4)
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IN THE UNITED STATE DISTRICT COURT FOR	1 grounds at the time of trial or at the
THE MIDDLE DISTRICT OF ALABAMA	2 time said deposition is offered in
NORTHERN DIVISION	3 evidence, or prior thereto.
	4
CIVIL ACTION NUMBER	5
CV-2:05CV-1040-WKW	6
	7 <b>INDEX</b>
DORA DAVIS,	8 EXAMINATION BY: PAGE NO.
Plaintiff(s),	9 Mr. Powell 8
vs.	10 Certificate 286
ALBANY INTERNATIONAL, JEFF JOHNSTON,	11
Defendant(s).	12
	13
DEPOSITION TESTIMONY OF:	14
DORA DAVIS	15
	16
May 12, 2006	17
9:00 a.m.	18
	19
	20
COURT REPORTER:	21
DAVID L. MILLER, CSR, RMR	22
	23
Page 2	Page 4
1 STIPULATION	1 INDEX OF EXHIBITS
2 IT IS STIPULATED AND AGREED by and	2 EXHIBITS PAGE NO.
3 between the parties throught their	3 DEFENDANT'S 1 State court complaint 13
4 respective counsel that the deposition of	4 DEFENDANT'S 2 Albany's policies 40
5 DORA DAVIS, may be taken before David L.	5 <b>DEFENDANT'S 3 Acknowledgment</b> 41
6 Miller, Registered Merit Reporter and	6 DEFENDANT'S 4 I understand document 42
7 Notary Pulbic, State at Large, at the law	7 DEFENDANT'S 5 Training record 45
8 offices of Toles & Williams, Montgomery,	8 DEFENDANT'S 6 Disability statement 130
9 Alabama, on May 12, 2006, commencing at	9 DEFENDANT'S 7 Handbook 136
10 approximately 9:00 a.m.	10 DEFENDANT'S 8 Notice of decision 167
11 IT IS FUTHER STIPULATED AND AGREED	DEFENDANT'S 9 Employee documentation 241
that the signature to and the reading of	DEFENDANT'S 10 Inter-office memo 247
the deposition by the witness is waived,	DEFENDANT'S 11 Return to work letter 252  DEFENDANT'S 12 Exit interview 257
the deposition to have the same force and	
15 effect as if full compliance had been had	DEFENDANT'S 13 Voluntary resignation 261 DEFENDANT'S 14 Forget letter 261
with all laws and rules of Court relating	
to the taking of depositions.	17 <b>DEFENDANT'S 15 Initial disclosures</b> 265
18 IT IS FURTHER STIPULATED AND	19
19 AGREED that it shall not be necessary for	20
20 any objections to be made by counsel to 21 any questions, except as to form or	21
<ul> <li>any questions, except as to form or</li> <li>leading questions, and that counsel for</li> </ul>	22
the parties may make objections and assign	23
20 the parties may make objections and assign	

2 (Pages 5 to 8)

			2 (Pages 5 to 8)
	Page 5		Page 7
1	APPEARANCES	1	I, David L. Miller, a Registered
2	,,,,,	2	Merit Report of Birmingham, Alabama, and a
3	FOR THE PLAINTIFF(S):	3	Notary Public for the State of Alabama at
4	Triana S. Williams	4	Large, acting as Commissioner, certify
5	Vicky U. Toles	5	that on this date, pursuant to the Federal
6	TOLES & WILLIAMS	6	Rules of Civil Procedure, and the
7	1015 South McDonough Street	7	foregoing stipulation of counsel, there
8	Montgomery, Alabama 36104	8	came before me at the law offices of
9	rionigomaly, riadama eese r	9	Toles & Williams, Montgomery, Alabama,
10	FOR THE DEFENDANT, ALBANY:	10	commencing at approximately 9:00 a.m. on
11	Charles A. Powell, IV	11	May 12, 2006, DORA DAVIS, witness in the
12	BAKER, DONELSON, BEARMAN, CALDWELL	12	above cause, for oral examination,
13	& BERKOWITZ	13	whereupon the following proceedings were
14	1600 SouthTrust Tower	14	had:
15	420 20th Street North	15	
16	Birmingham, Alabama 35203	16	DORA DAVIS,
17	2	17	Having been first duly sworn, was examined
18	FOR THE DEFENDANT, JOHNSTON:	18	and testified as follows:
19	Jennifer F. Swain	19	and tesamed as renoves.
20	JOHNSTON, BARTON, PROCTOR & POWELL	20	COURT REPORTER: Usual
21	2900 AmSouth/Harbert Plaza	21	stipulations?
22	1901 Sixth Avenue North	22	MS. TOLES: Yes.
23	Birmingham, Alabama 35203	23	MR. POWELL: Yes.
	Page 6		Page 8
1	APPEARANCES	1	MS. SWAIN: Yes.
2	AFFLARANCES	2	1,151,544,1244, 7,651
3	ALSO PRESENT:	3	EXAMINATION BY MR. POWELL:
4	Jeff Johnston	4	Q. How are you this morning,
5	Ted Bryant	5	Ms. Davis?
6	Demonica Ritchison	6	A. A little bit tired. I'm not
7	Demonica Nicerison	7	feeling well today.
8		8	Q. I'm sorry to hear that. My
9		9	name is Charles Powell. I'm the attorney
10		10	representing Albany International in the
11		11	lawsuit that you have brought against the
12		12	company and Jeff Johnston. Jennifer Swain
13		13	is representing Mr. Johnston in the case.
14		14	I think he will be joining us in a little
15		15	while.
16		16	We are here to take your
17		17	deposition in your lawsuit today. This is
18		18	my and Ms. Swain's opportunity to find out
19		19	what facts that you have that you believe
20		20	support your claims against Albany and
21		21	Mr. Johnston in this lawsuit. For that
22		22	reason, I and Albany are going to rely on
23		23	your testimony, as well as Mr. Johnston

3 (Pages 9 to 12)

			5 (rages 5 to 12)
	Page 9		Page 11
1	and Ms. Swain.	1	Q. I-V-E-R-S-O-N?
2	For that reason, it is	2	A. S-O-N, uh-huh.
3	important for you to listen to my	3	Q. Did you do anything to get
4	questions carefully. If you don't	4	ready for your deposition today?
5	understand the question, please tell me	5	A. Yes.
6	and I will happy to repeat or rephrase the	6	Q. What did you do?
7	question.	7	A. I talked to my lawyer.
8	If you answer a question, I'm	8	Q. Don't tell me what y'all
9	going to assume that you understood it and	9	talked about. Did you do anything else
10	that the answer that you have given me is	10	besides talk to counsel?
11	to the best of your ability. All right?	11	A. That was it.
12	A. (Nods head)	12	Q. Did you review any documents?
13	MS. TOLES: He	13	A. I looked over the documents.
14	Q. That instruction is coming	14	Q. Do you remember which
15	next. For Mr. Miller's benefit, I need	15	documents you looked at?
16	you to answer orally, either yes or no or	16	A. The response and my
17	in a narrative fashion. He can take down	17	complaints.
18	nods or shakes of the head, but it is not	18	Q. Okay. When you say your
19	always clear exactly what you meant.	19	complaint, your complaint in this lawsuit?
20	So, mainly for Mr. Miller's	20	A. In this lawsuit.
21	benefit, if you would either say yes or no	21	Q. Did you also look at your
22	• •	22	complaint from your State court lawsuit?
	or give a narrative answer, it will make	23	A. State court I don't
23	it easier on Mr. Miller to take down the	23	
	Page 10		Page 12
1	testimony.	1	understand.
2	A. Yes.	2	Q. In addition to this case, I
3	Q. All right. You said that you	3	think you also filed a State court lawsuit
4	are not feeling well this morning. Are	4	against the company with different
5	you on any kind of medication that you	5	lawyers.
6	think will affect your memory and your	6	A. Okay. No, I didn't look over
7	ability to testify here today?	7	that one.
8	A. No.	8	Q. Okay. Well, if you would just
9	Q. If you need a break at any	9	take a look at that for me real quick.
10	time, let me know and we can take a few	10	MR. POWELL: Do you have a
11	minutes.	11	copy of it?
12	A. Okay.	12	MS. TOLES: I don't think I
13	Q. All right. You were with	13	have got that.
14	Albany for roughly twenty-four years; is	14	MR. POWELL: (Hands document)
15	that about right?	15	MS. TOLES: Thank you.
16	A. Twenty four and a half years.	16	(Pause)
17	Q. All right. You are currently	17	THE WITNESS: Okay.
18	Dora Davis. Are there any other names	18	Q. (BY MR. POWELL) All right.
19	that you went by during your employment	19	Have you had a chance to review that
20	with the company?	20	document?
21	A. Yes.	21	A. Yes.
22	Q. What were they?	22	Q. Do you recognize it?
23	A. Jones and Iverson.	23	A. Yes.
<b>1</b> 2 3	A. JOHES BHU IVELSOIT.	1 - 5	, 11 , 00.

4 (Pages 13 to 16)

			4 (Pages 13 to 16)
	Page 13		Page 15
1	Q. Okay. What is it?	1	A. 1979. I started as a worker
2	A. It's a complaint I filed	2	bee.
3	against the company for Workers' Comp with	3	Q. Okay.
4	I can't think of his name.	4	A. A seamer, I went to the
5	Q. Would that be William Abell	5	finishing as a helper bee, and then I went
6	who is listed on the last page?	6	back to the seaming as a seamer, then a
7	A. Yes. William Abell.	7	nap operator.
8	Q. All right. And if you could,	8	Q. And how were you paid at
9	look on page four of the document. Are	9	Albany?
10	those your signatures?	10	A. Hourly.
11	A. Yes.	11	Q. Were you an hourly worker
12	Q. All right. Did you authorize	12	throughout your tenure with the company?
13	Mr. Abell to file this complaint on your	13	<ul> <li>A. Twenty-four and a half years,</li> </ul>
14	behalf?	14	yes.
15	A. Yes.	15	Q. Okay. Are you a member of the
16	Q. And did you have an	16	Union?
17	opportunity to review it before Mr. Abell	17	A. Yes.
18	filed it in court? Did you read over it	18	Q. Which one?
19	beforehand?	19	A. Teamsters, I believe.
20	A. I don't remember. I don't	20	Q. Okay. Was there a collective
21	remember.	21	bargaining agreement that in place when
22	Q. Take a look at the bottom of	22	you were employed by Albany?
23	page four for me. That little paragraph	23	A. I believe so.
	Page 14		Page 16
1	above the second signature on the bottom	1	Q. How long did you work as a
2	of the page.	2	worker bee?
3	A. Yes.	3	A. About a year and a half.
4	Q. Okay. Now, are the facts	4	About a year and a half.
5	alleged in this complaint true and	5	Q. Is that your first job at
6	accurate?	6	Albany?
7	A. They are.	7	A. Yes.
8	Q. Okay. And that includes all	8	Q. Okay. Is that in the weaving
9	of the facts that you have the	9	department?
10	allegations that you have made in count	10	A. The weaving.
11	two of that complaint?	11	Q. How did you get from being a
12	(Pause)	12	worker bee to a seamer?
13	A. Yes.	13	A. We had a bidding system , so I
14	Q. Okay. If you could, just give	14	bidded to be a seamer.
15	that to Mr. Miller. We will mark that as	15	Q. Was there a job bid procedure
16	Exhibit 1 to your deposition.	16	in place your whole time at Albany?
17	(WHEREUPON, a document was	17	A. Yes.
18	marked as Defendant's Exhibit 1 and is	18	Q. So if any hourly employee at
19	attached to the original transcript.)	19	Albany wanted to move from one job to
20	Q. What did you do for Albany?	20	another, did you have to bid on the job to
21	A. From the beginning?	21	move?
22	Q. That may be the easiest way to	22	A. Once the job was placed on the
23	do it. You got hired in 1979?	23	board, was opened up, then you bid for

5 (Pages 17 to 20)

		<del>,</del>	5 (Pages 17 to 20)
	Page 17		Page 19
1	that job if you wanted to be placed.	1	and a half years at Albany, did you ever
2	Q. Okay. And do you know,	2	hear Mr. Bryant make any racially
3	generally, what the criteria were that	3	inappropriate remarks?
4	were considered once people applied for a	4	A. No.
5	job that was posted on the board?	5	Q. Ever hear Mr. Bryant telling
6	A. Not really.	6	any racially inappropriate jokes?
7	Q. All right. And did you bid on	7	A. No.
8	the job to get from seaming to finish?	8	Q. Okay. During the time your
9	A. Yes.	9	first time as a seamer, that roughly
10	Q. How long did you say let me	10	ten-year stretch, who was your supervisor?
11	ask you this.	11	
12	How long did you stay a seamer	12	,
13	that first time?	13	and, I believe, Barbara Smith at one
14	A. About ten years.	14	point.
15	Q. Do you remember who your	15	Q. Jewel Johnson?
16	supervisor was when you were a worker bee?	1	A. Yes.
17	•	16	Q. Jewel like a diamond, Ruby?
18	A. Eric Thorington, I believe.	17	A. I know her name is Jewel. How
19	Eric.	18	is it, I don't know.
	Q. Was Mr. Bryant in the plant	19	Q. And Jewel Johnson, Bill Smith,
20	when you got hired?	20	and Barbara Smith were your supervisors
21	A. Yes.	21	during your first run in the seaming
22	Q. Okay. So you worked with Ted	22	department?
23	Bryant the whole time that you were with	23	A. Yes.
	Page 18		Page 20
1	the company?	1	Q. Okay. Are Bill Smith and
2	A. Yes.	2	Barbara Smith related?
3	Q. Okay. Do you believe	3	A. No.
4	Mr. Bryant ever took any action against	4	Q. All right. So how did you get
5	you because of your race?	5	from being a seamer to the finishing
6	A. I don't know,	6	department?
7	Q. Do you allege in this lawsuit	7	A. I bidded.
8	that Mr. Bryant did anything to you at	8	Q. Bid on it. How long did you
9	Albany because of your race?	9	stay in finishing?
10	A. I don't know that either.	10	A. Maybe two months.
11	Q. You filed the lawsuit, so I'm	11	Q. All right. Did you have to
12	confused how you don't know if you are	12	bid back to seaming, or is there some
13	accusing Mr. Bryant of doing anything	13	procedure in the collective bargaining
14	because of your race.	14	agreement that let you go get your old job
15	A. I know that a lot of racial	15	back within a certain period of time?
16	things was done and based racially, but I	16	A. I was injured. I fell off of
17	don't know whether he personally did it.	17	a table.
18	Q. Okay. So, as you sit here	18	Q. Okay.
19	today, you cannot identify any particular	19	A. And when I got back from off
20	act by Mr. Bryant that you believe	20	recovering, I was allowed to go back to
21	occurred because of your race?	21	the seaming department.
22	A. No, I can't.	22	Q. Okay. Was that a Workers'
23	Q. Okay. During your twenty-four	23	
	Z. Okay, During your twenty-lour	20	Compensation injury?

6 (Pages 21 to 24)

Page 21	Page 23
1 A. Yes.	1 Q. Did you just pick up the bar
2 <b>Q. What year?</b>	and lose your balance because of the
3 <b>А. 1991.</b>	3 weight of the bar?
4 Q. 1991. Who was your supervisor	4 A. When I picked up the bar, I
5 during the time period that you were in	5 just felt pain in my lower back. I I
6 finishing?	6 guess I acknowledged the pain, and that's
7 A. Joe Dean.	7 when I fell.
8 Q. All right. What was the	8 Q. Okay. When you came back and
9 nature of your injury in 1991?	9 went back to the seaming department, who
10 A. I fell off a I don't know	10 was your supervisor?
what they call the table, but it was about	11 A. Jewel Johnson.
12 this high (Indicating).	12 Q. You said that you were a
13 Q. About three and a half, four	seamer and then became a nap operator.
14 <b>feet?</b>	Are those both in the seaming department?
15 A. Four feet. And I had to we	15 A. Both in the seaming
16 had something we called heat set a heat	16 department.
set table. So I was the helper. And the	Q. How did you get from being a
head told me to go up and take the bar and	seamer to a nap operator?
put it so they could run the pan for the	19 A. During that time we had where
20 heat set over it.	we would be transferred from the they
21 When I stood up got up on	were phasing the groscey (phonetic)
the table to bend down to get the bar, I	machine out and they were bringing the
didn't know the extent of the weight. And	23 M-3000s in. It was another it was
Page 22	Page 24
1 I picked it up. And when I picked it up,	another machine, but I don't know the name
2 I fell off the table. And I hurt my lower	2 of that machine. But it was similar to
3 back and my right knee.	3 the M-3000. And we kind of like went
4 Q. Did you get some medical	4 from according to seniority, we were
5 treatment for that?	5 taken from one to the other one. From the
6 A. Not at first. I went to my	6 groscey to the nap side.
own doctor. I went to the company. I was	7 Q. Okay. Just for my benefit,
8 denied Workers' Comp. I went to my own	8 because I have never run any of these
9 doctor. I was treated.	9 machines. What is a a groscey?
10 So, eventually, after I had	10 A. It was a manual. You seam
gone back to work, it was recognized as a	11 manually. You actually put the steam in
Workers' Comp situation.	12 with your hand.
13 Q. All right. And I take it at	Q. Okay. And when you say put
some point you were released to return to	the seam in, are you weaving the ends of
15 work at full duty?	15 the fabric together?
16 <b>A. Yes.</b>	16 A. Yes.
Q. And when you came back, is	17 Q. Okay. So you are taking woven
that when you went back to your prior job	18 pieces of fabric and putting the ends
in the seaming department?	19 together to making a belt out of it?
20 A. Yes.	20 <b>A. Yes.</b>
Q. Okay. When you fell off the	21 Q. All right. Do you know how
table, who was your table head?	22 you spell a groscey?
A. Eddie Lane.	A. No. I don't remember that

7 (Pages 25 to 28)

			7 (Pages 25 to 28
	Page 25		Page 27
1	much.	1	finishing. Did Ms. Johnson remain your
2	Q. All right. Do you remember,	2	supervisor for the rest of your time with
3	roughly, when the company was	3	the company?
4	transitioning from the manual groscey	4	A. No.
5	seaming machine to what, I guess, were	5	
6	electronic seaming machines?	6	c
7	A. It was around like '91, '92.	7	supervisor after Ms. Johnson?
8	In that area that time frame.	8	A. I don't know whether anyone
9	Q. You mentioned is it an	9	was between Jewel, but I think Jeff
10	M-3000?		Johnston was the next supervisor. I
11		10	believe.
12	The state of the canea	11	Q. So Jeff Johnston is the next
13	it. We called it an M-3000.	12	seaming supervisor that you remember?
1	Q. What is the M-3000?	13	A. I believe he was.
14	A. It was an automatic seaming.	14	Q. Okay. And how long did
15	Q. Tell me how the job was	15	Mr. Johnston remain your supervisor?
16	different when you changed from manual	16	A. I don't know whether it was
17	seaming to an automatic seaming machine.	17	maybe two years if it was two years or
18	<ul> <li>A. It was different because I was</li> </ul>	18	three. Something like that. I don't know
19	doing it with my hand. When you went to	19	exactly.
20	the groscey to the M-3000, it was done	20	Q. Do you recall when
21	automatically. But you had to sit the	21	Mr. Johnston became your supervisor in the
22	fabric up and connect it to the machine	22	seaming department?
23	and you had to sit and watch it and look	23	A. I believe it was I don't
	Page 26		Page 28
1	for mistakes and anything else that might	1	know whether it was '94 or '95.
	occur.	2	Q. Okay. And he would have been
3	Q. All right. And how many	3	· ·
	M-3000 machines were there in your	4	your supervisor in that department till
	department?	5	'96, '97, somewhere in that time frame?
6	A. I forgot that.	6	A. I know it was up until '96. I
7	Q. I assume it was more than	7	don't know when he left the department. I
			don't know when he left the department.
9	One.	8	Q. Okay. Who replaced
	A. It was I don't know. Maybe	9	Mr. Johnston?
	thirteen between the M-3000s and it	10	A. Nat Jones, I believe.
	might have been thirteen. I can remember	11	Q. And how long was Nat Jones
	up to N-9. But it was more. I believe it	12	your supervisor in seaming?
	was more.	13	A. I believe it was I don't
14	Q. Okay. You said N-9; is that a	14	know.
	machine number?	15	Q. Okay. Did Mr. Jones Nat
16	A. That was a all of the	16	Jones remain your supervisor for the rest
	machines were numbered.	17	of your time at Albany?
18	Q. Okay.	18	A. No.
19	A. And I can remember N-9. I	19	Q. Who replaced Mr. Jones?
20 <b>(</b>	don't remember.	20	A. Tim Woodward.
21	Q. Okay. Did Jewel you said	21	Q. Do you know when Mr. Woodward
22 <b>t</b>	that Jewel Johnson was your supervisor in	22	became your supervisor?
			•
	seaming when you came back from	23	A. No, because I don't know when

8 (Pages 29 to 32)

			8 (Pages 29 to 32)
	Page 29		Page 31
1	Nat Jones left.	1	return to work.
2	Q. How long was Mr. Woodward your	2	Q. August 21st of 2003?
3	supervisor?	3	A. August 21st, yes, of 2003. I
4	A. Maybe two or three years, I	4	was on and off at work up until October
5	guess. I don't know.	5	the 29th.
6	Q. Okay. And any supervisors in	6	Q. You say that you got called at
7	seaming after Mr. Woodward?	7	home on August the 21st, 2003?
8	A. Barbara Smith.	8	A. Uh-huh (Nodding head).
9	Q. Do you know when Ms. Smith	9	Q. Yes?
10	became your supervisor?	10	A. Yes.
11	A. It was after Tim Woodward	11	Q. All right.
12	left. I don't know exactly.	12	A. I'm sorry.
13	Q. Okay. Was Ms. Smith your	13	Q. Who called you?
14	supervisor at the time that you stopped	14	A. Ted Bryant.
15	·	15	Q. Okay. What did Mr. Bryant say
	working at Albany?  A. It she was there at the	16	during this call?
16		17	A. He he suggested that I
17	time I was terminated. She was there at	18	didn't come to work until I don't even
18	the time I was terminated.	19	remember why. He just suggested that I
19	Q. Barbara Smith was?	20	didn't return to work.
20	A. Barbara Smith.		
21	Q. So after Mr. Woodward, was	21	Q. Well, do you know what time of
22	Barbara Smith your supervisor for the rest	22	day he called you on August the 21st of
23	of your time at the company?	23	2003?
	Page 30		Page 32
1	A. Yes.	1	A. No.
2	Q. Okay. Do you recall the	2	Q. Do you remember what day of
3	actual last day that you operated a	3	the week it was?
4	seaming machine at Albany?	4	A. No.
5	A. I don't know the last day.	5	Q. Were you scheduled to work
6	Q. Okay. Do you know what month	6	that day?
7	it was?	7	A. Yes.
8	A. It probably was October,	8	Q. Had you worked the day
9	because it probably was October.	9	before?
10	Q. Early October?	10	A. If it wasn't a weekend, yes.
11	A. I don't remember.	11	I don't remember what day it was.
12	Q. All right. I know you had a	12	Q. Okay. Had you had any type of
13	meeting with Mr. Bryant and Jeff Johnston	13	work-related injury somewhere near that
14	around October the 29th of 2003.	14	date?
15	A. That's true.	15	A. Yes.
16		16	Q. What was the injury?
17		17	A. Okay. If you want me to back
18	about that meeting in a little while. But	18	up, because we skipped a lot of injuries.
	do you know how far in advance of that	19	In 1992 I was injured; in 1994 I was
19	meeting do you have a sense of how far	20	injured.
20	in advance of that meeting was the actual	21	-
21	last day that you did any work at Albany?	22	Q. Okay. A. In 1999 I was injured; in
22	A. On August the 21st I was	23	2001, I was injured; in 2002 I was
23	called at home, and I was told not to	123	ZUUT, I Was injuicu, iii ZUUZ I was

9 (Pages 33 to 36)

	Page 33		9 (Pages 33 to 30) Page 35
1		1	shift, or whenever you left on any day,
1 2	injured.	2	you would also clock out?
3	Q. Well, at the time Mr. Bryant called you on August the 21st of 2003,	3	A. Yes.
4	were you still receiving medical treatment	4	Q. All right. During this call
5	for any of these prior injuries that you	5	with Mr. Bryant on August the 21st, 2003,
6	have listed?	6	did he make any reference to your race?
7	A. Yes.	7	A. No.
8	Q. All right. We are going to	8	Q. Did you ask him why you were
9	back up and kind of go through all of	9	being told not to return to work?
10	that.	10	A. He told me until I see the
11	All right. You say Mr. Bryant	11	doctor.
12	called you on August the 21st of 2003 and	12	Q. Well, at that time did you
13	· · · · · · · · · · · · · · · · · · ·	13	have a doctor's appointment scheduled in
14	suggested that you not return to work.  A. Yes.	14	connection with one of your work
14 15	, · · · · · · · · · · · · · · · · · ·	15	injuries?
16	· ·	16	A. Yes.
17	being placed on any type of inactive status?	17	Q. And who would that doctor have
18		18	been?
10 19		19	A. It would be Dr. Katz. It
20	Q. Do you recall what Mr. Bryant said during this call?	20	would be Dr. Katz.
21	A. I don't know. I just know	21	O. Was he one of was Dr. Katz
22	that he called and he told me not to	22	one of your approved Workers' Compensation
23	return to work.	23	treating doctors?
23		23	Page 36
	Page 34		
1	Q. That day or ever?	1	A. Yes.
2	A. Until they until I see the	2	Q. And at that time were you
3	doctor or I don't know it was after	3	having difficulty working because of your
4	a certain appointment, but I don't	4	injuries?
5	remember exactly.	5	A. Yes.
6	Q. And how long was it before you	6	Q. Causing you to miss time at
7	returned to work after this call with	7	work?
8	Mr. Bryant on August 21st?	8	A. It caused me at that time to
9	A. I don't know.	9	the only time I missed work during that
10	Q. Okay. You mentioned that you	10	time was when Ted called me and told me
11	worked on and off until October the 29th,	11	not to return, or whenever he said that
12	2003.	12	the doctor said, "You go to therapy." So
13	A. Yes.	13	I go to therapy a certain time of day. I
14	Q. That would be between this	14	would leave therapy and go to work. That
15	call with Mr. Bryant on August the 21st	15	was the only time that was missed.
16	and October the 29th, 2003?	16	Q. Okay.
17	A. Yes.	17	A. Besides that, we had no work
18	Q. You worked periodically?	18	days. So we could take no work days. I
19	A. Yes.	19	did take no work days because of the
20	Q. All right. Any time that you	20	injuries. I took vacation time because of
21	worked, would you have clocked in?	21	the injuries.
22	A. Yes, I would have.	22	Q. When you say no work days,
23	Q. And so then at the end of the	23	what does that mean?

10 (Pages 37 to 40)

	Page 37		Page 39
1	A. We would have slack day's,	1	A. I would have to go over the
2	work production no work to put out, so	2	complaint. I don't remember.
3	they would declare it a no work day , and	3	Q. All right. I can represent to
4	they would allow you to take them. Ted	4	you that there is no reference to
5	Bryant or the company would allow you to	5	Ms. Johnson in your complaint.
6	take it.	6	A. I don't know.
7	Q. And that would apply to you	7	Q. Does that mean if there is not
8	and everybody else in the plant?	8	a specific reference to someone in the
9	A. Yes.	9	complaint, that you that you are not
10	Q. Okay. So you could just go	10	claiming that that person took any action
11	home for the day?	11	against you because of your race?
12	A. Well, usually, you don't work	12	A. Yes.
13	that day. You let them know you don't	13	Q. Okay. So you are not accusing
14	want to work that day, and you didn't work	14	Nat Jones of taking any action against you
15	that day.	15	because of your race?
16	Q. Those days did not count as	16	A. No.
17	attendance occurrences?	17	Q. You are not accusing Tim
18	A. No.	18	Woodward of taking any action against you
19	Q. If you took a vacation day,	19	because of your race?
20	that didn't count as an attendance	20	A. No.
21	occurrence?	21	Q. You are not accusing Barbara
22	A. No.	22	Smith of taking any action against you
23	Q. All right. I guess we will	23	because of your race?
	Page 38		Page 40
1	have a number of injuries to go through.	1	A. No.
2	We will do that in a minute. Let me ask	2	Q. Okay. Well, what exactly is
3	you a couple of quick questions.	3	it that you believe Mr. John
4	During the time that you	4	THE WITNESS: Can I take a
5	well, do you believe that Jewel Johnson	5	break?
6	ever took any action against you because	6	MR. POWELL: Do you want to
7	of your race?	7	take a break?
8	A. I don't know.	8	THE WITNESS: Yes.
9	Q. Do you allege in this lawsuit	9	MR. POWELL: We can do that.
10	that Ms. Johnson took any action against	10	9:42 AM
11	you because of your race?	11	(Short recess)
12	A. I don't remember.	12	9:53 AM
13	Q. You don't remember whether she	13	Q. (BY MR. POWELL) Are you ready?
14	did or you don't remember whether you	14	A. Yes.
15	allege	15	Q. All right. When we took a
16	A. I don't remember whether I	16	break, I was getting ready to ask you some
17	allege it. I don't remember.	17	questions about Mr. Johnston. We will put
18	Q. Well, I am asking in the	18	that on hold for just a second. We will
19	lawsuit that you have brought against the	19	come back to Jeff in just a minute.
20	company, are you claiming in this lawsuit	20	During your time at the
21	that Ms. Johnson that Jewel Johnson	21	company, did Albany have a policy in place
22	took any action against you because of	22	regarding discrimination and harassment in
23	your race?	23	the workplace?

11 (Pages 41 to 44)

			II (Pages 41 to 44)
	Page 41		Page 43
1	A. We had equal opportunity	1	any training on a harassment policy at the
2	posted on the bulletin board, like a board	2	company?
3	where it was equal opportunity.	3	A. I this is my handwriting.
4	Q. Do you recall going through	4	Q. Okay.
5	any training at the company about the	5	A. But I still don't remember
6	company's harassment and discrimination	6	it.
7	policies?	7	Q. You just don't remember it?
8	A. No.	8	A. I don't remember it.
9	Q. Okay. Take a look at that for	9	Q. Okay. Well, in that case, you
10	me.	10	may not remember this one either, but I'm
11	Have you had an opportunity to	11	going to show it to you, and we will see.
12	look over that document?	12	(WHEREUPON, a document was
13	A. Yes.	13	marked as Defendant's Exhibit 4 and is
14	Q. Do you recognize it?	14	attached to the original transcript.)
15	A. No, I don't recognize it.	15	Q. Now, this is several different
16	Q. So you don't recall receiving	16	items it may not be several. It is a
17	any training on this while you worked for	17	one-page document entitled I Understand.
18	the company?	18	Then there are three pages clipped
19	A. I don't remember.	19	together behind it, and then there is a
20		20	booklet in this together clipped on the
21	Q. All right. We are going to mark that as Exhibit 2 to your deposition.	21	back of it.
22	•	22	If you will, just take a
23	(WHEREUPON, a document was marked as Defendant's Exhibit 2 and is	23	minute to look through all of that for me.
23		23	
	Page 42		Page 44
1	attached to the original transcript.)	1	(Pause)
2	Q. Go ahead and mark this one,	2	A. Okay.
3	also.	3	<ul> <li>Q. Have you had a chance to look</li> </ul>
4	(WHEREUPON, a document was	4	over what we have marked as Exhibit 4 to
5	marked as Defendant's Exhibit 3 and is	5	your deposition?
6	attached to the original transcript.)	6	A. Yes.
7	Q. I will ask, does that refresh	7	Q. Do you recognize those
8	your recollection, what has been marked as	8	documents?
9	Defendant's Exhibit 3?	9	A. Yes.
10	A. Huh-uh (Shaking head).	10	Q. All right. Do you recall
11	Q. Have you had a chance to look	11	where you first say these documents?
12	over what has been marked as Exhibit 3?	12	A. I remember the meeting now. I
13	A. Yes.	13	remember the meeting now.
14	Q. Is that your signature on it?	14	Q. Do you remember a group
15	A. Yes.	15	training session?
16	Q. Is that your handwriting where	16	A. Yes.
17	your name is printed under your signature?	17	Q. Do you remember who else was
18	A. Yes.	18	in the room with you?
19	Q. Does that look like your	19	A. They were hourly employees.
20	handwriting on the rest of the document?	20	And I believe the lady was brought from
21	A. Yes.	21	Albany, New York. I believe she was. I
22	Q. So does this refresh your	22	believe it was a lady.
23	memory as to whether or not you received	23	Q. Dana Champagne, does that

12 (Pages 45 to 48)

	Page 45		Page 47
,		1	employment with Albany, which would have
1	sound right?	2	been during two years and nine or ten
2	A. I just remember a lady.		months after this training did you ever
3	Q. So somebody that you	3	The state of the s
4	understood was from Albany's corporate	4	make any effort to contact Ms. Champagne
5	office came down and gave you a training	5	to complain about any issues in the
6	class?	6	Montgomery plant?
7	A. Yes.	7	A. No.
8	Q. Okay. The first page of	8	Q. After this training session,
9	that the document that is entitled, "I	9	did you ever contact Mr. Bryant to
10	Understand" is that your signature on	10	complain about any act that you thought
11	that page?	11	was somehow discriminatory because of
12	A. Yes.	12	race?
13	Q. And do you recall, during this	13	A. I filed grievances, but I just
14	training session, receiving all of those	14	don't remember what I put on the
15	materials that are clipped to the "I	15	grievance. I have no records of it.
16	Understand" page with your signature?	16	Q. So you filed grievances. Do
17	A. I remember the meeting.	17	you remember what you filed the grievances
18	Q. Okay.	18	concerning?
19	A. I don't remember receiving	19	<ul> <li>A. I filed grievance on one</li> </ul>
20	these, but I have seen these documents.	20	disciplinary action, one where a statement
21	Q. And they are listed on that	21	was made by a department a department
22	page with your signature on it, correct?	22	manager about women as opposed to men.
23	A. Yes.	23	And I don't know. I can't remember.
	Page 46		Page 48
1	Q. I have marked that one as	1	Q. Other than now, these
2	Exhibit 5.	2	grievances is there a grievance
3	(WHEREUPON, a document was	3	procedure under the collective bargaining
4	marked as Defendant's Exhibit 5 and is	4	agreement?
5	attached to the original transcript.)	5	A. Yes.
6	Q. And just to make it easy for	6	Q. So how do you file a
7	you, I will represent to you that these	7	grievance?
8	are sign-in logs for everybody who went	8	<ul> <li>A. You have a shop steward. You</li> </ul>
9	through the same type of training that you	9	have a people who represent you in the
10	did. You can look through all of them if	10	department. So you go to that person, and
11	you would like. I think what looks like	11	you get the paperwork and you write out
12	your signature is on the fourth page.	12	your grievance.
13	A. Okay.	13	Q. Okay. And then does the Union
14	Q. Is that your signature at	14	submit the grievance to the company?
15	number two on that page?	15	A. Yes.
16	A. Yes.	16	Q. What happens then?
17	Q. Okay. Prior to this meeting,	17	<ul> <li>A. Then you wait for something</li> </ul>
18	had you ever met Dana Champagne?	18	like a hearing.
19	A. No.	19	Q. A formal hearing, or do you
20	Q. Have you ever spoken with her	20	have a
21	since then?	21	A. A formal hearing like would
22	A. No.	22	be me, the shop steward, Ted Bryant,
23	Q. During the remainder of your	23	possibly Jeff Johnston. Plant manager,

13 (Pages 49 to 52)

			13 (Pages 49 to 52)
	Page 49		Page 51
1	department manager, to that effect.	1	Q. Okay. Who was Bob Hampsey?
2	Q. Who was your shop steward in	2	A. He was a department manager
3	the steaming department?	3	for the seaming department.
4	A. I had several.	4	Q. Would he have been above your
5	Q. Okay. Let me see if I can do	5	supervisor?
6	it this way. At the time of the grievance	6	A. Yes.
7	over the disciplinary action, do you	7	Q. Okay. And during what time
8	recall who your shop steward was?	8	period was Mr. Hampsey department manager
9	A. I believe it was one was	9	for seaming?
10	I remember Dot Collins. The second I	10	<ul> <li>A. This was an occasion where it</li> </ul>
11	don't remember who the second one was.	11	was a male a male operator and we had
12	Q. Okay. Who was the department	12	female operators. So they brought this
13	manager that made some comments about	13	male back well, he bidded for the
14	women versus male versus female	14	department, and they just made him I
15	employees?	15	don't even know what the position was.
16	A. It was Bob Hampsey.	16	But they just a position that women had
. 17	Q. What did Mr. Hampsey say?	17	bidded for. They didn't allow us, they
18	A. I don't remember, but I know	18	just placed him.
19	it was a grievance. I know we wrote the	19	Q. Well
20	grievance out. We went through the	20	A. He was working straight days,
21	grievance procedures.	21	and we had to rotate, stuff like that. It
22	<ul><li>Q. How far in the grievance</li></ul>	22	was somewhat to that effect.
23	procedure did you go?	23	Q. Do you remember who the male
	Page 50		Page 52:
1	A. We went to, I guess, the	1	operator was?
2	arbitrary arbitrator where the	2	A. It was Willie Reynolds.
3	the Union rep had to come down. We went	3	Q. Willie Reynolds?
4	to that.	4	A. Yes.
5	Q. You had a formal arbitration?	5	Q. Do you know what year this
6	A. Well, he was the person who	6	occurred?
7	was like what we always say the man	7	A. I don't remember.
8	from Birmingham. When he had to come down	8	Q. Is Mr. Reynolds white or
9	from Birmingham.	9	black?
10	Q. He works in the Union office	10	A. Black.
11	in Birmingham?	11	Q. At the time, who was your
12	A. In Birmingham, yes.	12	supervisor above you but below
13	Q. Okay. Was that third step?	13	Mr. Hampsey?
14	<ul> <li>A. It might have been.</li> </ul>	14	A. I believe it was Nat Jones.
15	Q. Let me ask it this way. Were	15	Q. Did you ever hear Mr. Hampsey
16	there any lawyers involved?	16	make any racially inappropriate remark at
17	A. No, I don't think so.	17	Albany?
18	Q. Then it wasn't an arbitration.	18	A. No.
19	A. Okay.	19	Q. Ever hear Mr. Hampsey tell any
20	Q. All right. And what was the	20	racial jokes?
21	resolution of this grievance involving	21	A. No.
22	Mr. Hampsey?	22	Q. Do you believe Mr. Hampsey
23	A. I don't remember.	23	ever took any action against you because

14 (Pages 53 to 56)

		<u> </u>	Page 55
	Page 53		
1	of your race?	1	were you aware of where the job did not go
2	A. No.	2	to the most senior employee?
3	Q. Did you know how Willie	3	A. When they asked for
4	Reynolds got this particular job in the	4	experience, they would ask they would
5	seaming department?	5	list experiences.
6	A. It was a bidding job, and the	6	Q. Okay. On this occasion do you
7	reason I can remember it so because he	7	know who well, do you know what the
8	told me personally that George Kazalay	8	criteria was for this job that
9	that he was going to get that job.	9	Mr. Reynolds was awarded?
10	Q. Mr. Reynolds told you that	10	<ul> <li>A. It was working the routing</li> </ul>
11	Mr. George Kazalay told him he was going	11	table, bringing in and out fabrics out of
12	to get the job?	12	the department. And Ms. Heath had been
13	A. Get the job. Out of the other	13	doing it for two or three years.
14	bidders, he got the job.	14	Q. Okay. Had Mr. Reynolds ever
15	Q. Do you know who else bid for	15	worked in the seaming department?
16	the job?	16	A. He had worked earlier. He had
17	A. I believe Norma Heath was one	17	worked years prior to that.
18	of the persons.	18	Q. Okay. Do you know if
19	Q. How do you know that Ms. Heath	19	Mr. Reynolds met the criteria on the
20	bid on it?	20	posting for the job?
21	A. Because she made mentioned	21	A. I don't know.
22	it.	22	Q. Okay. Did you ever file
23	Q. Ms. Heath told you that she	23	while you were at Albany, did you ever
25	Page 54		Page 56
		1	file any grievances directly related to
1	bid on the job?	1 2	the conduct of Mr. Johnston?
2	A. Yes.	3	a see will be the Man
3	Q. Did you bid on the job?	1	
4	A. No.	4	I did. Yes.  Q. Do you remember when that was?
5	Q. Did anyone besides	5	
6	Mr. Reynolds or Ms. Heath tell you that	6	
7	they bid the job?	7	a meeting. I don't remember what the
8	A. I don't remember the people.	8	meeting was about, but I do. It was
9	Q. Okay. Do you know the level	9	pertaining to the nap, the M-3000, the
10	of seniority of Mr. Reynolds and Ms. Heath?	10	fabric H-500 I think it was HE-500.
11	A. Yes.	11	It was a new project, and we
12	Q. Okay.	12	were getting ready to train on it. And in
13	A. Mr. Reynolds had seniority.	13	the meeting he discussed whatever, and he
14	Q. Mr. Reynolds had more	14	asked for questions. During this time
15	seniority than Ms. Heath?	15	another employee asked a question, Katherine Davis. He he accused her of
16	A. Yes.	16	
17	Q. In your experience at the	17	trying to run the company.  The second time was I asked
18	plant, when two when more than one	18	
19	employee bids on the job, did the job	19	the question I don't know what the
20	generally go to the employee with the most	20	question was but during that time he told me after the meeting to meet him in
21	seniority?	21 22	the office.
22	A. On occasions. Some occasions.	22	
23	Q. Okay. Well, what occasions	123	Q. Now, you keep referring to

15 (Pages 57 to 60)

			15 (Pages 57 to 60)
	Page 57		Page 59
1	"he." Is the "he" you are referring to	1	Q. Did he tell any racial jokes?
2	A. Jeff Johnston.	2	A. No.
3	Q. Mr. Johnston?	3	Q. Do you remember what the
4	A. Yes.	4	question was that Ms. Davis asked?
5	Q. Do you remember when this	5	A. No, I don't.
6	meeting was?	6	Q. And you said the meeting was
7	A. I don't remember.	7	related to the M-3000, which is a seaming
8	Q. What job did Mr. Johnston hold	8	machine.
9	at the time of this meeting?	9	A. Yes.
10	A. I believe it was department	10	Q. All right. And you mentioned
11	manager.	11	a fabric.
12	Q. Department manager?	12	A. Yes.
13	A. I believe it was.	13	Q. What was the fabric?
14	Q. Did Mr. Johnston move from	14	A. It was I believe it was the
15	supervisor to department manager in	15	HE-500. I believe that's what we called
16	seaming?	16	it.
17	A. Yes.	17	Q. A as in apple, T as in Tom?
18	Q. And who replaced Mr. Johnston	18	A. HE.
19	as department manager?	19	Q. HE, okay.
20	A. I believe it was Bob Hampsey.	20	Do you know what that fabric
21	Q. Okay. Do you know what year	21	was for?
22	Mr what years Mr. Johnston was	22	A. I really don't know what they
23	department manager in seaming?	23	used it for. I know it was a Proctor and
	Page 58		Page 60
1	A. No, I don't.	1	Gamble project. We seamed it for Proctor
2	Q. Okay. Was it prior to your	2	and Gamble.
3	injury in 2001?	3	Q. At the time was this a new
4	A. Yes. Yes.	4	fabric that you were working on?
5	Q. Okay. Do you remember who the	5	A. No, because I had worked it in
6	department manager was when you got	6	manual. Groscey.
7	injured in 2001?	7	Q. You mentioned something about
8	A. The department manager I	8	training was involved.
9	believe it was Bob Hampsey.	9	A. They were transferring it from
10	Q. Okay. So this meeting with	10	the groscey onto the M-3000.
11	Mr. Johnston you have been describing	11	Q. Okay. So you were simply
12	where Katherine Davis was there, you were	12	moving the HE-500 fabric from a manual
13	there, there may have been others, was	13	seaming machine to the automatic?
14	sometime prior to 2001?	14	A. Yes.
15	A. Yes.	15	Q. Okay. Now, after the meeting
16	Q. All right. And at any point	16	I think you said that Mr. Johnston told
17	during this meeting with Mr. Johnston, did	17	you to meet him in his office.
18	Mr. Johnston make any reference to	18	A. Yes.
19	anyone's race?	19	Q. Okay. Did you go?
20	A. No.	20	A. Yes.
21	Q. Did he make any racially	21	<ul> <li>Q. Was anybody else present for</li> </ul>
22	inappropriate remarks?	22	this meeting?
23	A. No.	23	A. Yes.

16 (Pages 61 to 64)

		_	16 (Pages 61 to 64)
	Page 61		Page 63
1	Q. Who?	1	write me a letter of apology, and he did
2	A. Jerelene Forest.	2	write it. And during that time he had
3	Q. And who is Ms. Forest?	3	promised me that I would never work on a
4	A. She was a co-worker.	4	project again. So he he had to just
5	Q. Also an operator?	5	write me a letter of apology. I don't
6	A. Yes.	6	remember exactly what was on the note, but
7	Q. Was she a nap seamer?	7	he did.
8	A. Yes.	8	
9	Q. Other than Jeff Johnston,	9	Q. During this meeting with
10		1	Mr. Johnston, did that take place in his
11	Jerelene Forest, and yourself, anybody	10	office?
	else present for this meeting?	11	A. It was in the seaming
12	A. No.	12	supervisor's office.
13	Q. How long did this meeting last	13	Q. In the seaming supervisor's
14	with Mr. Johnston?	14	office?
15	A. I really I don't know. I	15	<ul> <li>A. Seaming department. Seaming</li> </ul>
16	don't know what time.	16	supervisor's office.
17	Q. What did y'all discuss in this	17	Q. At any point during this
18	meeting?	18	meeting did Mr. Johnston make any
19	<ul> <li>A. I really don't know how it</li> </ul>	19	reference to your race?
20	came about, but I know that he was he	20	A. No.
21	told me that he was going to take me	21	Q. Did he make any racially
22	upstairs and it was for disciplinary	22	inappropriate remarks?
23	actions. So in the process first, he	23	A. No.
	Page 62		Page 64
1	told Jerelene that she couldn't come in	1	Q. Did he tell any racial jokes?
2	the meeting. He told her she couldn't be	2	A. No.
3	there. She wasn't a shop steward. So	3	Q. Okay. Could you overhear what
4	when a union steward is not present, we	4	Ms. Collins was saying on the telephone
5	also take another member with us. That's	5	with Mr. Johnston?
6	why I asked her to go in the meeting with	6	A. I only heard when when
7	me.	7	she hung up from Jeff, she, in turn, asked
8	So after we got in the	8	
9	meeting, he threatened to take me	9	for me. He gave me the phone back. She
10	<del>-</del>	10	told me before I before I gave him
11	upstairs. So I asked him could I use the		the phone, she said, "Dora, no matter
12	telephone, and he said yes. And I called	11	what, if you have to stay here until I get
13	Dot Collins, which was my union steward.	12	there, do not go upstairs with him." She
ľ	So I told explained to her what was	13	said, "He is getting ready to fire you."
14	going on.	14	I said okay, and I gave him the
15	She asked me could she speak	15	telephone.
16	with Mr. Johnston. And, in turn, I gave	16	She told me she told him that
17	him the telephone. And I don't know what	17	you told him to calm down. You go
18	was said, but he just he left me	18	around the building you run around ten
19	alone. He said it was okay for me to go	19	times if you have to, but leave Dora
20	back on the floor to work.	20	alone.
21	Q. Okay.	21	Q. All right. At any point in
22	A. So after that, Dot Collins	22	this meeting did Mr. Johnston explain to
23	we filed a grievance, and she asked him to	23	you why he was saying he was going to take

17	(Pages	65	to	68

			1/ (Pages 65 to 68
	Page 65	5	Page 67
1	you upstairs?	1	
2	A. No.	2	action against you?
3	Q. At any point in this meeting	3	A. I don't know.
4	did Mr. Johnston tell you that he was	4	Q. At the time this meeting with
5	going to terminate your employment?		Mr. Johnston occurred we have just been
6	A. No.	5	discussing, did you believe Mr. Johnston
7		6	was taking this action against you because
8	Q. Okay. Now, you say the conclusion of all of this was that you	7	of your race?
9	went back to work and finished was alice	8	A. No.
10	went back to work and finished your shift?  A. Yes.	1	Q. Okay. Is this the only
11		10	grievance that you filed against
12	Q. Then a grievance was filed with Dot Collins' assistance?	11	Mr. Johnston during the time that y'all
13	A. Yes.	12	worked together at Albany?
14		13	A. No. Before this time
15	Q. While you were in this meeting	14	before then it was beginning it was
16	with Mr. Johnston, were you on the clock?	15	shift change, and I was getting ready to
17	A. Yes.	16	leave. So at the end of the shift, I was
18	Q. So you were paid for all of	17	finishing a fabric. But he asked me to
19	your work that day?	18	stay and take that fabric down. That was
	A. Yes.	19	one of the processes procedures. And I
20	Q. And were paid for your time in	20	did take the fabric down.
21	this meeting?	21	When I was on my way out the
22	A. Yes.	22	door, two other operators two other
23	Q. Okay. And the conclusion of	23	white operators started saying words
	Page 66		Page 68
1	the grievance did the grievance go to	1	having words with me. When I responded
2	first step?	2	I responded, but I left I clocked out
3	<ul> <li>A. It went to first step, because</li> </ul>	3	and I went home. Obviously, they stayed
4	in other words, first step is I filed	4	and talked to Mr. Johnston.
5	it. But that's as far as it went, because	5	The next day, when I got to
6	he did do the apology.	6	work, Mr. Johnston called me in the office
7	Q. It was a satisfactory	7	and he told me not to jump his employees.
8	resolution to you of the grievance to	8	Q. Did he say anything else to
9	receive the letter of apology for	9	you?
10	Mr. Johnston?	10	A. He said other things, but I
11	A. I didn't like what went on. I	11	remember that distinctly. He didn't give
12	didn't like it, but I accepted the	12	me the opportunity to express myself. He
13	apology.	13	asked me no questions. He didn't ask me
14	Q. Okay. That was the end of the	14	anything. He just assumed that I was
15	grievance?	15	guilty. He told me not to jump his
16	A. Yes.	16	employees.
17	Q. Okay. So that matter was	17	Q. All right. You say this
18	resolved under the collective bargaining	18	occurred prior to the other grievance,
19	agreement?	19	which was sometime before 2001.
20	A. I guess you could say that.	20	A. Yes.
21	Q. All right. At the time this	21	Q. Do you remember what year this
22	meeting occurred, did you why did you	22	issue with the shift change occurred?
23	believe Mr. Johnston was taking this	23	A. I don't know what year. I

18 (Pages 69 to 72)

			18 (Pages 69 to 72)
l	Page 69		Page 71
1	don't know exactly what year. He was a	1	Ms. Thornton or Ms. Brown went to make a
2	supervisor at this time.	2	report to Mr. Johnston?
3	Q. He was the seaming supervisor?	3	A. I did know that.
4	A. Yes.	4	Q. You were not present for
5	Q. So at the time of this	5	any
6	incident with the shift change and	6	A. No.
7	discussion, Mr. Johnston was the seaming	7	Q. So you do not know what
8	supervisor?	8	Ms. Thornton or Ms. Brown may have said to
9	A. Yes.	9	Mr. Johnston?
10	Q. Who were the two white	10	A. No.
11	operators that were involved?	11	Q. At any point during this
12	A. Shirley Thornton and Dottie	12	meeting with Mr. Johnston the following
13	I don't know what it was Brown, I	13	day, did he discipline you in any way?
14	believe.	14	A. He called me in the office and
15	Q. I believe you said as you were	15	he told me not to jump his employees.
16	leaving I guess they were coming to	16	Q. Did Mr. Johnston write you up
17	work?	17	on this occasion?
18	A. They were leaving, too, but	18	A. No.
19	they approached me. Some I don't know	19	Q. Did you receive any type of
20	I don't remember. All I know is that	20	formal disciplinary action under any of
21		21	Albany's plant rules?
22	they approached me when I was getting	22	A. No.
	ready to clock out.	23	
23	Q. What did they say to you?	23	Q. Did Mr. Johnston at any point
	Page 70		Page 72
1	A. It was that let me see how	1	during this meeting make any reference to
2	they put it. It was pertaining to the	2	your race?
3	take down, and I don't remember what it	3	A. No.
4	was, but it was pertaining to the to my	4	Q. Did he make any racially
5	taking the wire down.	5	inappropriate remarks?
6	Q. What did you say to them?	6	A. No.
7	A. I don't even remember. I know	7	Q. Did Mr. Johnston tell any
8	that words were exchanged, and the next	8	racial jokes in this meeting?
9	day I got reprimanded.	9	A. No.
10	Q. When you say words were	10	Q. Do you believe that
11	exchanged, pleasant conversation,	11	Mr. Johnston made these comments to you in
12	argument?	12	the office because of your race?
13	A. No. It was unpleasant.	13	A. I can't say why he did it.
14	Q. Did anybody use any profanity	14	Q. Did Mr. Johnston tell you why
15	in this exchange?	15	he did it?
16	A. I don't remember that.	16	A. No, he didn't.
17	Q. Did anybody in this exchange	17	Q. Okay. Did you file a
18	make any references to your race?	18	grievance arising out of this situation
19	A. I don't remember that.	19	with Shirley Thornton and Dottie Brown?
20	Q. Did anybody in this exchange	20	A. In the meeting I had
21	make any racially inappropriate remarks?	21	remembered that George Kazalay said his
22	A. I don't remember.	22	door was always opened. It bothered me
23	Q. Do you know whether or not	23	that why wasn't I asked a question.

19 (Pages 73 to 76)

	Page 73		Page 75
1	Why wasn't I asked what happened, you	1	given rang to somebody else's office?
2	know. I was somebody was accusing me.	2	A. Yes.
3	So I asked I asked Nat	3	Q. Did you leave a message on
4	Jones. He came to the department, I asked	4	that answering machine?
5	him what is I asked him for the number	5	A. Yes, I left a message.
6	how do I get in touch with George	6	Q. For Mr. Kazalay?
7	Kazalay. He gave me the number.	7	A. Yes.
8	When I dialed Mr. Kazalay, I	8	Q. Did you go back and tell
9	got I don't know his he know it was	9	Mr. Jones he had given you the wrong phone
10	John. He don't live there he had left	10	number?
11	the company, and he was the production	11	A. No, because I believe I
12	manager at the time. So he didn't come	12	received anyway, I left a message. But
13	down right then. It took about two	13	later on John called back for me in the
14	weeks.	14	department. I explained to him what went
15	So finally he came and he	15	on. And then he came to the department
16	tried talking to me on the floor, but the	16	and we sat well, I told him that I was
17	machines are noisy, I asked him "Let's	17	the one who called. I was calling
18	step in the cafeteria." We stepped in the	18	Mr. Kazalay. He took the place of
19	cafeteria and I explained to him what	19	Mr. Kazalay. He was the one that came to
20	happened. And he told me that he was	20	the seaming department to talk to me.
21	going to make Jeff apologize to me.	21	Q. Did you speak with Mr. Kazalay
22	So one day Jeff came on the	22	directly?
23	floor, and he apologized to me.	23	A. No. I never spoke to
	Page 74		Page 76
1	Q. Okay.	1	Mr. Kazalay.
2	A. That was it.	2	Q. I thought you told me a minute
3	Q. All right. Now, you say	3	ago that Mr. Kazalay said that he was
4	who is George Kazalay?	4	going to make Mr. Johnston apologize.
5	A. He was the plant manager at	5	A. John John did. I can't
6	the time.	6	remember his name his last name.
7	Q. Okay. And how long was	7	Q. John told you that Mr. Kazalay
8	Mr. Kazalay the plant manager?	8	said
9	A. I don't know.	9	A. No. John told me that he was
10	Q. Was Mr. Kazalay still the	10	going to have make Jeff apologize to
11	plant manager at the time you left the	11	me.
12	company?	12	Q. At any point during your
13	A. No.	13	employment, did you ever go directly to
14	Q. Do you know how long how	14	George Kazalay to report any concerns at
15	far in advance of that the end of your	15	work?
16	employment that Mr. Kazalay left?	16	A. I called Mr. Kazalay on the
17	A. Approximately less than six	17	phone, because I was under I had I
18	months.	18	was taking medicine, and I was on the
19	Q. Now, you say you went and	19	machine running it. I was very light
20	asked Nat Jones for Mr. Kazalay's	20	headed and sleepy.
21	telephone number.	21	And I told Tim Woodward that I
22	A. Yes.	22	believe the medicine I didn't need to
23	Q. The phone number you were	23	be on the machine, because the medicine

20 (Pages 77 to 80)

	20 (rages // to 60,
Page 77	Page 79
1 was really causing me not to be able to	1 Johnson. Jewel Johnson, I believe.
2 operate it. And Tim told me to go get my	2 Q. Was Mr. Kazalay plant manager
3 pill bottle, he wanted to see it.	3 when Mr. Johnston was your seeming
4 He looked at the pill bottle.	4 supervisor?
5 He said, "Oh, you can run to the machine."	5 <b>A. Yes.</b>
6 I went to the phone and I called	6 Q. Was Mr. Kazalay, for lack of a
7 Mr. Kazalay. Mr. Kazalay told me that	7 better way to describe it, the big boss in
8 there was a chain of command, and that was	8 Montgomery for most of the up until
9 the end of that.	9 close to the time that you left the
10 Q. So what happened after you	10 company?
11 called Mr. Kazalay?	11 A. Yes.
12 A. He told me there was a chain	12 <b>Q. Okay.</b>
13 of command.	13 MS. WILLIAMS: Do you need a
14 Q. Did you go back to work?	14 break?
15 A. Yes. I went back to I went	15 THE WITNESS: I'm getting
16 back to the machine. And I went to	16 tired. I'm really getting tired.
another operator, which was Mamie Long,	17 MS. WILLIAMS: Can we take a
18 and I told her to watch out for me because	18 break for a few minutes? Let's take a
19 I had had medicine and I didn't know what	19 break.
20 might happen in the process.	20 THE WITNESS: Just tired. I
21 Q. Did you finish your shift?	21 feel sleepy.
22 A. Yes.	22 MS. WILLIAMS: Let's take a
23 Q. Did anything bad happen?	23 break.
Page 78	
1 A. I was just druggish.	1 THE WITNESS: I just feel real
Q. Well, you finished your shift?	2 sleepy.
3 A. I finished my shift.	3 MS. WILLIAMS: Do you want to
4 Q. Any problems with the fabric	4 get up?
5 that day?	5 THE WITNESS: Just like I'm
6 A. No.	6 going to fall asleep.
7 Q. Were you able to finish out	7 MS. WILLIAMS: Let's walk
8 your job duties for the day?	8 around and get some water. Are you okay?
9 A. Yes.	9 THE WITNESS: Uh-huh.
Q. At any point while you worked	MS. WILLIAMS: Are you sure?
with Mr. Kazalay, did you ever go to	11 THE WITNESS: Uh-huh (Nodding
12 Mr. Kazalay and tell him that you thought	12 head).
you were having issues with Jeff Johnston?	13 10:35 AM
14 A. No.	14 (Short recess)
Q. Did you ever go to Mr. Kazalay	15 10:53 AM
and tell him you thought anybody at the	Q. (BY MR. POWELL) Are you ready?
plant was treating you differently because	17 A. Yes.
18 of your race?	Q. Okay. When we took a break,
19 A. No.	we were talking a little bit about George
Q. Okay. Do you know who your	20 Kazalay. At any point during your
immediate supervisor was when Mr. Kazalay	
<ul><li>became plant manager?</li><li>A. Wow. I believe it was Jewel</li></ul>	you believe Mr. Kazalay took any action against you because of your race?
23 A. Wow. I believe it was Jewel	1 / 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2

21 (Pages 81 to 84)

	Page 81		Page 83
1		1	office in the plant?
2	<ul><li>A. No.</li><li>Q. Did you ever make any</li></ul>	2	A. I really don't know. It was
3	complaints directly to Mr. Kazalay about	3	up front upstairs, but I don't know.
4	Jeff Johnston?	4	Q. Okay. Now, when you say up
5	A. No.	5	front
6	Q. You said at some point	6	A. It
7	Mr. Kazalay you had heard Mr. Kazalay	7	Q is there an office area in
8	say that his door was always open.	8	the front of the plant?
9	A. (Nods head)	9	A. Yes.
10	Q. Correct?	10	Q. And from the seaming
11	A. Yes.	11	department, can you see the area of the
12	Q. Do you recall when you heard	12	plant where the business offices are?
13	him say that?	13	A. No.
14	A. This was when he first came to	14	Q. Okay. How far, just walk
15	work for Albany in Montgomery.	15	wise, to get from where your work area was
16	Q. Did he get there in 1989?	16	up to the office area?
17	Does that sound about right?	17	A. I don't know.
18	A. Did he get there in 1999?	18	Q. Okay. Did you ever try to
19	Q. '89.	19	just go to Mr. Kazalay's office to report
20	A. '89. Possibly.	20	any concerns about work?
21	Q. Okay. But he was there for a	21	A. No.
22	long time?	22	Q. Okay. You mentioned an
23	A. Yes.	23	individual named John, and you couldn't
	Page 82		Page 84
1	Q. And at the time Mr. Kazalay	1	remember his last name.
2	first came to Montgomery, you heard him	2	A. Last name, right.
3	say that his door was always open?	3	Q. And do you recall what John's
4	A. Yes.	4	position was in the Montgomery plant?
5	Q. All right. At any point	5	A. I believe he was the
6	during the time that you worked with	6	production manager.
7	Mr. Kazalay, did you ever go to	7	Q. Do you believe that John ever
8	Mr. Kazalay to complain that you thought	8	took any action against you because of
9	you had been treated differently because	9	your race?
10	of your race?	10	A. No.
11	A. No.	11	Q. Do you believe that John ever
12	Q. Did you ever go tell	12	engaged in any harassing behavior towards
13	Mr. Kazalay you thought you were being	13	you?
14	harassed in any fashion by anybody at the	14	A. No.
15	company?	15	Q. Ever hear John make any
16	A. Well, when I called his office	16	racially inappropriate remarks?
17	and he told me there was a chain of	17	A. No.
18	command, that's what I wanted to do was	18	Q. Ever hear John tell any racial
19	complain then.	19 20	jokes?
20 21	Q. That was related to you being	21	A. No. Q. Ever make any effort to
22	on some medication and A. Yes.	22	Q. Ever make any effort to complain to John about any employee in the
23		23	Albany plant?
23	Q. Okay. Where was Mr. Kazalay's	127	Albally Platic:

22 (Pages 85 to 88)

			22 (Pages 85 to 88)
	Page 85	VP000000000000000000000000000000000000	Page 87
1	A. Once. Jeff Johnston.	1	that incident with Mr. Johnston?
2	Q. That was the time when you	2	A. No.
3	thought you were getting Mr. Kazalay's	3	Q. Okay. Make any effort to go
4	number from Nat Jones, but you got into	4	to George Kazalay?
5	John's voicemail?	5	A. I did, but I got John in the
6	A. Yes.	6	place.
7	Q. Then John came and met with	7	Q. All right. Other than the
8	you?	8	grievance related to the HE-500 fabric and
9	A. Yes.	9	then this incident involving Shirley
10	Q. And said that he would have	10	Thornton and Dottie Brown, any other
11	Jeff Johnston apologize to you?	11	complaints of any sort that you tried to
12	A. Yes.	12	make concerning Mr. Johnston during your
13	Q. All right. Now, when you met	13	employment with Albany?
14	with John, did you indicate to him that	14	A. I don't remember.
15	you thought your race in any way had	15	Q. Okay. Now, given that you
16	played a part in the events that led you	16	filed a lawsuit, do you believe
17	to make that phone call?	17	Mr. Johnston ever took any action against
18	A. I indicated that you know,	18	you because of your race?
19	why would Jeff not question me and allow	19	A. Yes.
20	the two white women to do that.	20	Q. What did he do?
21	Q. Did you tell John in this	21	<ul> <li>A. In these incidents he would</li> </ul>
22	meeting that you thought that the reason	22	always chastise me.
23	Mr. Johnston didn't allow you to ask	23	Q. What incidents?
	Page 86		Page 88
1	questions was because of your race?	1	A. Incidents in the meeting
2	A. I didn't say he didn't allow	2	room. One morning I went to one
3	me to ask questions. I wondered why Jeff	3	morning I was out of town and Tim Woodward
4	didn't ask me what happened or questioned	4	decided that I had insubordination. I
5	me as to what happened in that incident.	5	got a I think I got a certified
6	Just to assume that I was guilty, and just	6	letter. I got a phone call saying that I
7	ask me not to jump the employees his	7	was to meet in his office.
8	employees.	8	Q. Whose office?
9	Q. Did you tell John in this	9	A. Jeff Johnston it wasn't his
10	meeting that you thought Mr. Johnston had	10	office. It was the supervisor's office.
11	taken that action because of your race?	11	And the next morning. And the next
12	A. No, I didn't.	12	morning, when I tried to explain myself,
13	Q. Did you believe Mr. Johnston	13	he just told me that I was given three
14	had taken that action because of your	14	days off.
15	race?	15	Q. When did this three-day
16	A. At the time, I did.	16	suspension occur?
17	Q. All right. Other than talking	17	A. I don't remember.
18	to John, you didn't file a grievance under	18	Q. Do you remember what
19	the collective bargaining agreement over	19	Mr. Johnston's job was at the time?
20	that issue?	20	A. Department manager. I believe
21	A. No.	21	it was department manager.
22	Q. All right. Did you make any	22	Q. Who sent you a certified
23	effort to complain to Mr. Bryant about	23	letter?

23 (Pages 89 to 92)

	Page 89		23 (Fages 69 E0 92 Page 91
1	A. Albany International,	1	
2	Montgomery plant.	2	Q. All right. During your meeting with Mr. Johnston, did he make any
3	Q. What did it say?	3	reference to your race?
4	A. It wait. I don't remember	4	A. No, he didn't.
5	exactly what it said. But it was telling	5	Q. Did he tell you that you were
6	me that because of disciplinary action, I	6	being disciplined for insubordination
7	would have to be take three days off.	7	because of your race?
8	I would have to be off three days on.	8	A. No, he didn't.
9	Q. What were you disciplined for?	9	Q. Did you ask him if you were
10	A. I was getting off I was	10	being disciplined for insubordination
11	fixing to get off. I was on my way out	11	because of your race?
12	the door. Tim Woodward, who was the	12	A. No.
13	supervisor, he just ran up to me and he	13	Q. Did you believe that you were
14	said, "Dora, sign this ticket." I said,	14	being disciplined because of your race?
15	"Okay, Tim, I have already signed the	15	A. Yes.
16	ticket." He said, "Put on the ticket no	16	Q. Did you make any effort to go
17	holes, no damage." I said, "Tim, I can't	17	see Mr. Bryant after you were disciplined
18	do that. I can't say there is no holes	18	and complain to him that you thought you
19	and no damage in that fabric." He said,	19	were being treated differently because of
20	"But I need you to sign the ticket." I	20	your race?
21	said, "Tim, I can't sign the ticket,	21	A. No.
22	because I can't say there is no holes and	22	Q. Did you make any effort to go
23	no damage on that fabric."	23	complain to Mr. Kazalay about this
	Page 90		Page 92
1	And I didn't sign the ticket,	1	discipline?
2	and that was insubordination. So that's	2	A. No.
3	what I was told, it was insubordination,	3	Q. Did you file a grievance?
4	and I was reprimanded for that.	4	A. No oh, yes. A grievance
5	Q. So you were reprimanded for	5	was filed about that insubordination.
6	not signing a ticket that Tim Woodward	6	Q. And what was the outcome of
7	asked you to sign?	7	the grievance?
8	A. Yes.	8	A. You know, I don't remember
9	Q. During your conversation with	9	that either.
10	Mr. Woodward about this ticket, did he	10	Q. Do you remember who your union
11	make any reference to your race?	11	representative was for the grievance?
12	A. No.	12	A. I think it was Dot Collins.
13	Q. Did he tell you that he was	13	Q. Do you remember how many steps
14	asking you to sign it because you are	14	in the grievance process you went through?
15	black?	15	A. I don't remember.
16	A. No.	16	Q. Do you remember what year this
17	Q. Do you know who made the	17	occurred?
18	decision to discipline you for	18	A. No.
19	insubordination?	19	Q. Was it in the 1990s?
20	A. Jeff Johnston.	20	A. It was in the 2000s. Probably
21	Q. How do you know that?	21	2000.
22	A. Because he was the one who I	22	Q. You think it was around 2000?
23	had to go to and see.	23	A. Yes.

24 (Pages 93 to 96)

-			24 (Pages 93 to 96
	Page 93		Page 95
1	Q. And following the three-day	1	you that you can't read a magazine in his
2	suspension, did you return to your job in	2	meetings as the events where you allege
3	the seaming department?	3	Mr. Johnston treated you differently
4	A. Yes.	4	because of your race.
5	Q. Do you know of anyone else in	5	A. Yes.
6	the Montgomery plant who has ever been	6	Q. Are there any other actions by
7	disciplined for insubordination?	7	Mr. Johnston during your employment with
8	A. No.	8	Albany that you believe were motivated by
9	Q. Now, we got on that topic	9	your race?
10	because I asked you what it is you believe	10	A. I don't remember.
11	Mr. Johnston had done towards you because	11	Q. Is there anything that I can
12	of your race. You told me about this	12	do to refresh your memory so I can get a
13	three-day suspension involving	13	complete list from you today?
14	Mr. Woodward, and then you mentioned that	14	A. I don't know.
15	he would chastise you. But I want to make	15	Q. We have talked about the
16	sure that I get from you a complete list	16	three-day suspension. What projects did
17	of everything that you claim Mr. Johnston	17	he not allow you to participate in?
18	did to you because of your race.	18	A. I used to be a lead, and they
19	So we have got the three-day	19	just stopped I wasn't allowed to be a
20	suspension. Just give me a list of	20	lead anymore. Assistant lead. Maybe I
21	anything else that you claim Mr. Johnston	21	should say assistant lead.
22	did to you because of your race.	22	Q. When were you an assistant
23	A. He didn't allow me to he	23	lead?
	Page 94		Page 96
1	didn't allow me to, you know, just just	1	A. I don't remember.
2	partake in like projects. During the time	2	Q. Were you an assistant lead in
3	that we was in this meeting and we had a	3	the seaming department?
4	magazine the girl was reading a	4	A. In the seaming department.
5	magazine she was white Dottie.	5	Q. Who was your supervisor at the
6	And as soon as I touched the	6	time you were an assistant lead?
7	magazine, he told me, "You can't read a	7	A. I believe it was Tim
8	magazine in my meeting." But I wasn't	8	Woodward. It started out with Nat Jones
9	reading a magazine.	9	and finished up with Tim Woodward, I
10	Q. Anything else?	10	believe.
11	A. I don't remember anything	11	Q. How did you become an
12	else. Not right now, anyway.	12	assistant lead in the seaming department?
13	Q. Well, did you keep a list	13	A. I was asked. I don't remember
14	anywhere of actions by Mr. Johnston that	14	who I was asked by. I was asked to
15	you believe occurred because of your race?	15	assist.
16	A. No, I didn't.	16	Q. Somebody asked you to become
17	Q. Did you keep a diary while you	17	assistant lead, but you don't recall who?
18	worked with Albany?	18	A. I don't remember who.
19	A. No, I didn't.	19	Q. Okay. How long did you serve
20	Q. Okay. As you sit here today	20	as an assistant lead in the seaming
21	you have been able to identify a three-day	21	department?
22	suspension, Mr. Johnston did not allow you	22	A. I don't remember that either.
23	to partake in some projects, and he told	23	Q. Why did you stop being an

25 (Pages 97 to 100)

Page 97	Page 99
1 assistant lead in the seaming department?	1 every three weeks?
2 A. I was just told I couldn't be	2 A. Yes.
3 a lead anymore.	3 Q. So you would be on first shift
4 Q. Who told you that you could	4 for a period of time and then you would
5 not be an assistant lead in the seaming	5 rotate either to second or to third. I'm
6 department anymore?	6 not sure which way the rotation went.
7 A. Tim Woodward.	7 A. First to midnight, midnight to
8 Q. Did Mr. Woodward tell you why	8 second.
9 you were no longer going to be assistant	9 Q. You would rotate between
lead in the seaming department?	10 among all three shifts?
11 A. No.	11 A. Yes.
12 Q. Did you ask Mr. Woodward why	12 Q. And nobody just had day shift,
13 you were no longer going to be assistant	at least, not normally?
14 lead in the seaming department?	14 A. Not in that department.
15 A. I asked him what happened. He	15 Q. All right. And Hazel Johnson,
said, "We cut it out."	who was the other assistant lead, do you
17 Q. He told you that the company	know she was on a different group from
cut out the assistant lead position?	18 you?
19 A. Yes.	19 <b>A. Yes.</b>
Q. Were there any other assistant	20 Q. All right. Now, Mr. Woodward,
21 leads at the	as I understand it, told you that the
22 <b>A. Yes.</b>	company cut out the assistant lead
Q. Let me finish my question.	23 position.
Page 98	Page 100
1 Were there any other assistant	1 A. Yes.
2 leads at the same time that you were	<ol> <li>Q. But you don't remember when</li> </ol>
3 assistant lead?	3 that occurred?
4 A. Yes.	4 A. No, I don't.
5 Q. In the seaming department?	5 Q. Do you know who made the
6 <b>A. Yes.</b>	6 decision to eliminate your job as an
7 Q. How many?	7 assistant lead?
8 A. I know one. One. I believe	8 <b>A. No.</b>
9 <b>one.</b>	9 Q. Do you believe your position
10 Q. Who was that?	10 as an assistant lead was eliminated
11 A. Hazel Johnson.	11 because of your race?
12 Q. At the time you stopped being	12 A. Because of me.
an assistant lead, did Ms. Johnson also	Q. It was eliminated because of
14 stop being assistant lead?	14 you?
15 A. No.	15 A. Me, the person.
Q. Was she on your shift?	16 Q. You don't believe that the
17 A. No.	assistant lead position was eliminated
Q. What shift were you on at the	18 because you were black?
19 time you were an assistant lead?	A. I believe that it played a
A. We rotated, so it varies.	20 role.
Q. Well, you were you worked	Q. All right. How so?
with a particular group of employees in	A. Because I have been harassed
23 seaming, and your group rotated was it	throughout the department since the time

26 (Pages 101 to 104)

		_	20 (rages 101 to 104
	Page 101	-	Page 103
1	Jeff Johnston became my supervisor.	1	Ms. Johnson telling you to go to the back
2	Q. You have been harassed in the	2	of the line somewhere in 1979, 1980, did
3	seaming department?	3	Ms. Johnson ever make any other racial
4	<ul> <li>A. I was harassed from Jeff</li> </ul>	4	slurs in your presence?
5	Johnston ever since he has been in that	5	A. I don't remember.
6	department.	6	Q. Other than Ms. Johnson and
7	Q. What about prior to	7	this telling you to go to the back of the
8	Mr. Johnston; any harassment prior to	8	line, list for me every other Albany
9	Mr. Johnston getting in the department?	9	employee that you allege made a racial
10	<ul> <li>A. I had problems with Jewel.</li> </ul>	10	slur.
11	Jewel harassed me, too.	11	A. When I first went to the
12	Q. With Jewel?	12	weaver, it was like Jimmy Dix. I heard
13	A. Jewel Johnson.	13	them talking about hanging Tony Harris.
14	Q. Jewel Johnson. Other than	14	Taking him down the road and hanging him.
15	Jewel Johnson and Jeff Johnston, anybody	15	I heard about nooks, whatever you call
16	else at Albany that you believe has	16	it noose.
17	harassed you in any way?	17	Q. Who else?
18	<ul> <li>A. As far as jeopardizing my job,</li> </ul>	18	A. Sometimes it would be a room
19	they are the only two.	19	full of them, and I would just when
20	Q. I'm asking in any way ,	20	they make their jokes, being a woman, I
21	whether it jeopardized your job or not.	21	would walk out. I would just leave and go
22	<ul> <li>A. We had other people that made</li> </ul>	22	some place else and leave my lunch. It
23	racial slurs.	23	was usually like a lunch break.
	Page 102		Page 104
1	Q. You are not accusing are	1	
2	you accusing Mr. Johnston of making any	2	Q. I want names of the people that you heard make racial slurs.
3	racial slurs?	3	A. I can't remember all of the
4	A. No.	4	peoples, but it would be a shift. I don't
5	Q. Are you accusing Jewel Johnson	5	remember the names. But I remember Jimmy
6	of making any racial slurs?	6	Dix in particular.
7	A. Well, I heard her.	7	
8	Q. What did you hear her say?	8	2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 /
9	A. She told me to go to the back	9	have heard Jimmy Dix say he was going to
10	of the line. I should have been in the	10	take Tony Harris down the road and hang him?
11	back of the line.	11	A. Yes.
12	Q. When did Jewel Johnson tell	12	
13	you that you should have been in the back	13	Q. That happened right after you moved to the weave room?
14	of the line?	14	
15	A. That's been it was a long	15	A. I was working in the weaving department. I don't know whether it was
16	time. Like when I first went to work at	16	right after I was hired or later, but I
17	Albany.	17	was working in the weaving department.
18	Q. 1979, 1980?	18	Q. As I understand it, the only
19	A. Between 1979 and '80,	19	time that you worked in the weaving
20	something like that. It was during that	20	department would have been as a worker bee
21	time. But I was in the seaming	21	when you were first hired.
22	department.	22	A. Yes.
23	Q. All right. Other than	23	Q. When in 1979 were you hired?
			4. When in 1979 Welle you filled!

27 (Pages 105 to 108)

			27 (Pages 105 to 108)
	Page 105		Page 107
1	A. I was hired in March the 12th,	1	A. I don't remember.
2	1979.	2	Q. Okay. I tell you what.
3	Q. You moved to the seaming	3	Exhibit 5 earlier was the training record
4	department somewhere by September or	4	that you identified your signature. It
5	October of 1980. You told me you were	5	looks like from this document that you
6	A. About a year and a half in the	6	went through your training with Dana
7	seaming department.	7	Champagne on January the 10th, 2001,
8	Q. So you would have been a	8	correct?
9	worker bee when you heard Jimmy Dix make	9	A. Yes.
10	this comment about Tony Harris?	10	Q. Okay. After this training
11	A. Yes.	11	session on January the 10th, 2001, can you
12	Q. Was Jeff Johnston working in	12	name any Albany International employee you
13	the plant at the time?	13	heard make a racial slur?
14	A. No.	14	A. I can't name one, because I
15	Q. Did you go report that to	15	don't remember. But when I hear things, I
16	anybody at the company?	16	walk away.
17	A. No.	17	Q. All right.
18	Q. Other than Jewel Johnson	18	A. I don't I don't sit in the
19	telling you to go back to the back of the	19	midst or stay in the midst.
20	line, and Jimmy Dix making this comment	20	Q. After this training session on
21	about Tony Harris, can you name any other	21	January the 10th, 2001, can you identify
22	employee of Albany International that you	22	for me any slur racial slur you heard
23	have ever heard make a racial slur in the	23	made in the Montgomery plant?
	Page 106		Page 108
1	plant?	1	A. No, I can't identify it.
2	A. I don't remember anymore.	2	Q. Are you alleging in this
3	Q. Okay. Do you have a list of	3	lawsuit that after this training on
4	names anywhere?	4	January the 10th, 2001, any racial slurs
5	A. No.	5	were made in your presence in the
6	Q. All right. Even if you can't	6	Montgomery plant?
7	tell me who said it, are there other	7	A. Yes.
8	racial slurs that you believe you have	8	Q. By whom?
9	heard in the plant?	9	A. Different people, but I don't
10	A. I have heard other racial	10	remember. I just told you, I don't sit up
11	slurs. I have heard other racial slurs.	11	I don't sit in the midst.
12	I have heard them.	12	Q. Okay. Did any of these racial
13	Q. Tell me what you heard.	13	slurs that you heard in the Montgomery
14	A. I won't quote what I heard. I	14	plant have any impact on your ability to
15	don't I can't quote what I have heard,	15	do your job at Albany?
16	but I have heard racial slurs.	16	A. I didn't like it, you know,
17	Q. When?	17	no.
18	A. It was been down really,	18	Q. You didn't like it, but none
19	down through the years of my employment.	19	of these slurs had any effect on your
20	Q. 2003, your last the last	20	ability to do your job?
21	year which you worked with the company,	21	A. No.
22	did you hear anybody in 2003 make a racial	22	Q. All right. Did you go to Ted
23	slur at Albany International?	23	Bryant in Human Resources and complain

28 (Pages 109 to 112)

			28 (Pages 109 to 112)
	Page 109		Page 111
1	about any of these slurs that you heard in	1	A. Second time.
2	the plant?	2	Q. Second time. All right. And
3	A. No.	3	did you say what Ms. Brown's job was at
4	Q. Did you go to George Kazalay	4	the time?
5	and report any of these slurs?	5	A. Seaming.
6	A. No.	6	Q. Do you remember who your
7	Q. All right. And as you sit	7	supervisor was in seaming at the time?
8	here today, you cannot describe for me a	8	A. I don't remember whether it
9	single slur that you heard between January	9	was Nat Jones or I don't know. I don't
10	the 10th, 2001, and the end of your	10	remember. Nat Jones possibly.
11	employment with Albany in October of 2003?	11	Q. All right. Did you go to
12	A. I remember racial slurs, and I	12	Mr. Bryant or anyone in Human Resources at
13	cannot tell you.	13	Albany to report this slur that you claim
14	Q. You can't tell me what they	14	you heard Ms. Brown make?
15	were or who said them?	15	, A. No.
16	A. What they were I know of a	16	Q. Why not?
17	couple of people, but I can't tell you	17	A. I walk away from things like
18	what they were or remember them.	18	that.
19	Q. Who were the couple of	19	Q. Did you go to George Kazalay
20	people? Are you referring to Jewel	20	and report what you believe you heard
21	Johnson and Jimmy Dix?	21	Ms. Brown say?
22	A. I remember Dottie Brown. I	22	A. No.
23	remember Shirley Howard.	23	Q. This comment that Ms. Brown
	Page 110		Page 112
,	Q. Anybody else?	1	said, did it in any way impact your
1 2	Q. Anybody else? A. No.	2	ability to do your job at Albany?
3	Q. All right. What do you	3	A. No.
4	remember about Dottie Brown?	4	Q. Did it affect your life in any
5	A. I don't remember exact I	5	way?
6	just don't remember. But I remember	6	A. It was an insult,
7	slurs racial slurs. I don't remember	7	humiliating. I was humiliated.
8	what was said or how it was said.	8	Q. Did you go see a doctor about
9		9	it?
10	Q. Are you claiming that Dottle Brown made some racial slur?	10	A. No.
11	A. Dottie Brown, Shirley Howard.	11	Q. What did Shirley Howard say?
12	Q. When did you hear Dottie Brown	12	A. I don't remember.
13	make a racial slur?	13	Q. When did Shirley Howard say
14	A. I can't remember that. I	14	it?
15	don't know that. I don't remember that	15	A. During the time we were
16	date or that hour.	16	together. I don't remember that time
17	Q. What	17	either.
18	A. I don't remember that.	18	Q. Do you remember who your
19	Q. What job did you have when you	19	supervisor was?
20	heard Ms. Brown make a racial slur?	20	A. Probably Nat Jones.
21	A. Seaming.	21	Q. All right. You don't remember
22	Q. Your first time in the seaming	22	what Ms. Howard said, you don't remember
23	department?	23	when she said it, but you think it was

29 (Pages 113 to 116)

			29 (rages 113 to 110)
	Page 113		Page 115
1 :	somehow racial?	1	steward about what you heard any of these
2	A. Yes.	2	four individuals say?
3	Q. All right. Was Ms. Howard's	3	A. No.
4	comment before or after this training	4	Q. All right. I think we kind of
5	meeting with Ms. Champagne?	5	got side tracked. We were trying to get
6	A. I don't remember.	6	from you a list of everything that you
7	Q. Okay. Before or after your	7	allege Jeff Johnston did to you because of
8	August the 19th, 1998, training session on	8	your race. And we talked about a
9	the harassment policy?	9	three-day suspension earlier, and you
10	A. After.	10	mentioned that he did not allow you to
11	Q. You think it was after 1998?	11	participate in projects, he told you that
12	A. 1998 I don't remember the	12	you couldn't read a magazine in a
13	dates.	13	meeting.
14	Q. If you don't know, don't	14	All right. Let's talk about
15	guess. Just say, "I don't know."	15	the projects. What specific projects did
16	A. I don't know.	16	Mr. Johnston not allow you to participate
17	Q. All right. Did you make any	17	in?
18	effort to contact anyone in Human	18	A. That was the only one. I
19	Resources at Albany to report what you	19	think that was the only one.
20	allege Ms. Howard said?	20	Q. Which one was the only one?
21	A. No.	21	A. When I
22	Q. Did you make any effort to	22	Q. Being the assistant lead?
23	contact George Kazalay?	23	A. Assistant lead. Once I was
	Page 114		Page 116
1	A. No.	1	asked to once I was asked to go on day
2	Q. At any point during your	2	shift to train other employees, to work on
3	employment with Albany, did you make any	3	the H-500, M-3000 the H-500, that was
	effort to report to Human Resources any	4	the fabric. He didn't tell me this, but I
5	racial slur that you ever heard in the	5	was told that he said, "Over his dead
6	plant?	6	body."
7	A. No.	7	Q. Well, did somebody offer you
8	Q. All right. Did you make any	8	the job of moving to first shift to train
9	effort to report any such slurs to George	9	anybody?
	Kazalay?	10	A. Ken Thunderbird came up to me
11	A. No.	11	and asked me to go if he went to George
12	Q. Okay. Other than Jewel	12	Kazalay and asked George Kazalay if I
	Johnson, Jimmy Dix, Dottie Brown, and	13	could go to day shift to work and train
	Shirley Howard, can you name any other	14	the other employees to run that fabric,
	Albany International employee that you	15	would I. I said if he if he says this
	have some recollection of ever having	16	is okay.
	heard make a racial slur in the Montgomery	17	So after that I never heard
	plant?	18	anything from Ken Thunderbird. One of the
19	A. I don't remember.	19	employees was telling me he he came to
20	Q. Okay. Have you ever worked	20	me and he said, "They really need you on
	for Albany anywhere other than Montgomery?		day shift so we can move" he was a
22	A. No.	22	tech. And he asked me, you know. And he
23	Q. Okay. Did you go to your shop	23	told me the reason that I wasn't doing it

30 (Pages 117 to 120)

F			30 (Pages 117 to 120)
1	Page 117		Page 119
1	was because Jeff didn't want me to.	1	A. Because afterwards, Lomack and
2	Q. Who was is it Ken	2	I was talking, I asked Lomack I said,
3	Funderburk?	3	"I never did hear." He said, "Well, I put
4	A. Thunderbird. Thunderbird. I	4	it" he said, "Tee, they ain't going to
5	don't know.	5	give you that job. Jeff said it was over
6	Q. Just for ease of reference,	6	his dead body."
7	you said Ken asked you if he got George	7	Q. When did this conversation
8	Kazalay's permission, would you move to	8	with Mr. Bean occur?
9	first shift to train?	9	A. Maybe about two weeks after
10	A. Yes.	10	Mr. Thunderbird had asked him to do this?
11	Q. When did that conversation	11	Q. Did you ever go to George
12	occur?	12	Kazalay and ask him about the training
13	A. It had to be two between	13	job?
14	2001, 2003, something like that.	14	-
15	Q. Well, was it before or after	15	A. No.
16	your injury in 2001?	16	Q. In this conversation with
17	A. I don't know. But it was	17	Mr. Bean, where he told you that Jeff
18	between that time. It was in during	18	Johnston made some comment about you
19	<b>-</b>	1	getting the training job over his dead
20	that time.	19	body, was anybody else present?
21	Q. Was anybody else present for	20	A. No.
	this conversation with Ken where he asked	21	Q. Did Mr. Bean tell you that he
22	you about moving to first shift to train?	22	understood Jeff Johnston was blocking you
23	A. Yes.	23	from that job because of your race?
l	Page 118		Page 120
1	Q. Who?	1	A. No, he didn't.
2	A. Lomack Bean.	2	Q. Did he give any reason why
3	Q. And who was Mr. Bean?	- 3	Mr. Johnston would be blocking you from
4	A. He was our technician.	4	that job?
5	Q. Do you believe that Ken ever	5	A. No.
6	took any action against you because of	6	Q. Did he tell you that he had
7	your race?	7	heard Mr. Johnston say that?
8	A. No.	8	A. He didn't tell me that he
9	Q. Did you ever hear Ken make any	9	heard him. He just said, "Jeff said that
10	racial comments at work?	10	he was not going to give you the job." It
11	A. No.	11	would be over his dead body before you get
12	Q. Ever hear Ken make any racial	12	this job, something to that effect.
13	slurs?	13	Q. All right. Were you going to
14	A. No.	14	get paid more money to move to first shift
15	Q. Now, if I understood your	15	and train?
16	testimony correctly, after Ken asked you	16	A. No.
17	if you would move, that's the last you	17	Q. Was it going to change your
18	heard about it from him?	18	seniority in the plant in any way?
19	A. Yes.	19	A. No.
20	Q. Did you ever approach Ken and	20	Q. Okay. Do you know if anybody
21	ask him what about that training job?	21	actually got the training job?
22	A. No.	22	A. No.
23	Q. Why not?	23	
	Z. Willy Hot:	20	Q. So nobody ever filled the job?

31 (Pages 121 to 124)

			31 (Pages 121 to 124)
	Page 121		Page 123
1	A. It wasn't posted. He came to	1	else was on the shift.
2	me personally, because I had worked the	2	Q. What was this meeting about?
3	M-3000. And he thought I had did a good	3	A. I don't remember.
1	job, so he asked me.	4	Q. Was it work related?
4		5	A. Yes.
5	- ·	6	Q. And what was the magazine that
6	for a trainer job?	7	Dottie Brown was reading?
7	A. No.	8	A. I don't remember that. It was
8	Q. Okay. So you didn't apply	9	just a pamphlet.
9	and, to your knowledge, nobody ever got	10	Q. It was a pamphlet?
10	that position?	11	and the state of t
11	A. No.		A. It was something like a pamphlet. We would we would bring
12	Q. Did you go to Mr. Johnston and	12	pamphiet. We would we would sing
13	ask him if he was stopping you from	13	magazines, pamphlets, in like, and we would, you know, look at them on our break
14	getting that job?	14	Would, you know, look at them on our break
15	A. No.	15	or somewhat. And she just had a pamphlet
16	<ul> <li>Q. The assistant lead and the</li> </ul>	16	reading it looking through the
17	training positions, are those the only	17	pamphlet. I said, "Let me see that." She
18	projects that you think Mr. Johnston	18	slid it over.
19	denied you involvement in?	19	When she slid the pamphlet
20	A. Yes.	20	over, he just abruptly said, "Dora, I will
21	Q. When did this meeting with the	21	not have you looking at a magazine in my
22	magazine occur?	22	meeting."
23	A. I don't know exactly when.	23	Q. Had the meeting already
23	Page 122		Page 124
1,	Q. Who was reading the magazine	1	started?
1		2	A. Yes.
2	in the meeting?	3	Q. So Dottie Brown was looking at
3	A. Dottie Brown.	4	this pamphlet during the meeting?
4	Q. Dottie Brown. What was	5	A. Yes.
5	Ms. Brown's job at the time?	6	Q. But you don't remember what
6	A. Nap seamer.	7	Mr. Johnston had had called the meeting
7	Q. Was she a union steward?		
8	A. No.	8	for?  A. I don't remember.
9	Q. Okay. And what was this	9	the second secon
10		10	Q. Any other supervisors in the meeting besides Mr. Johnston?
11	A. I don't remember.	11	
12		12	
13		13	Q. So your shift supervisor
14		14	wasn't present?
15		15	A. I don't remember.
16	Q. Besides Mr. Johnston, Dottie	16	Q. All right. Anybody else in
17	16 1 -1 procon	t   17	this meeting reading any magazines?
18	<u>.</u>	18	A. I don't remember.
19	to the Contract of the Contrac	19	Q. At the time Ms. Brown started
20	the Company	20	reading it, had the meeting started?
21		21	A. Yes.
22		22	Q. Did Mr. Johnston tell you that
23		23	you couldn't read the meeting read the

(Pages 125 to 128) Page 125 Page 127 1 magazine because of your race? 1 A. I believe he was the 2 Α. No. 2 department manager at the time. 3 Q. Did he make any references 3 Q. All right. Other than the 4 during this meeting to yours or anyone 4 three-day suspension, the assistant lead, 5 else's race? 5 the training project, and this incident 6 A. No. 6 with the meeting, any other instances that 7 Q. Did Jeff Johnston make any 7 you can point me to where you think 8 racial slurs in this meeting? 8 somehow Mr. Johnston treated you 9 Α. No. 9 differently than other employees because 10 Q. Did he tell any racial jokes 10 of your race? 11 in this meeting? 11 A. Because of my race, no. 12 Α. No. 12 Okay. Any other action by 13 Q. Did you report Mr. Johnston's 13 Mr. Johnston at any point while you worked 14 conduct during this meeting to anyone in 14 for the company that you believe was in 15 **Human Resources?** 15 any way influenced by your race? 16 No, I don't think so. No. Α. 16 A. No. 17 Did you make any effort to 17 At any point, while you worked 18 report this incident to George Kazalay? 18 for Albany, did you ever submit an 19 Α. No. 19 application for disability insurance 20 Q. Did you think Mr. Johnston in 20 benefits? 21 this meeting told you not to read the 21 Ā. Yes. 22 magazine because of your race? 22 Q. When? 23 A. Yes. 23 I don't remember the dates, Page 126 Page 128 1 Q. Why do you believe that he 1 but I remember the last time. 2 didn't want you reading the magazine 2 Q. When was the last time? 3 because of your race? 3 A. It was approximately --4 A. I don't know why. 4 probably 2002, 2003. 2002 -- 2001, 2002. 5 Q. Did you ask Mr. Johnston if 5 Q. All right. And to whom did 6 that was the reason he told you not to 6 the application get sent? 7 read the magazine? 7 A. Well, what you do is -- I'm 8 No. Α. 8 going to explain to you what happens in 9 Q. Has anybody at Albany ever 9 situations like that. 10 told you that the reason Mr. Johnston told 10 Q. All right. That would be 11 you not to read it is because of your 11 great. 12 race? 12 Because when you go to a 13 A. No. 13 doctor and your doctor takes you off the 14 So why do you think that your 14 job, you get the paperwork from -- her 15 race had anything to do with this magazine name was Linda Jones. I don't remember 15 16 incident? 16 what her position was. And then you take 17 A. Because I was sitting next to 17 these papers to your doctor and your 18 a white woman. She was reading the 18 doctor fills this paperwork out and you 19 magazine. It was no problem. As soon as 19 bring them back to the company. 20 I touched it --20 Q. Then what happens? 21 Q. And, as best you recall, this 21 A. And that's it. And if you are 22 occurred when Mr. Johnston was your 22 off past, I think, the third day, then 23 department manager?

23

that's when your benefits will kick in.

33 (Pages 129 to 132)

	Page 129		Daga 121
	_		Page 131
1	Other than that, you have to be off at	1	doctor.
2	least three days before you could be paid	2	Q. Is that the injury that was
3	for your time off.	3	later determined to be Workers'
4	Q. All right. Did Ms. Jones ever	4	Compensation and was treated as a Workers'
5	refuse to give you any paperwork, if you	5	Comp injury?
6	asked for it, for disability insurance?	6	A. No. There was once I was
7	A. No.	7 8	what was I was being treated I was
8	Q. In '01, '02, I think you said	9	going to the Work Comp doctors. They gave
9	that you got the paperwork from Linda to	10	me an injection in my shoulder, and I went
10	take to your doctor.	11	to work and I passed out, because I was
11	A. Yes.	12	allergic to steroid. They gave me
12 13	Q. Okay. Your doctor fills out	13	steroids in his office.
	some part of the form?	14	And, in turn I think this
14 15	A. Yes.	15	is the same time, I'm not for sure the
16	Q. Were you responsible for	16	paramedics came and I was taken to my doctor's office. But I believe that this
17	filling out part of it?  A. Yes.	17	is the this is the time I can't
18		18	it is so many occasions till I don't
19	<u> </u>	19	remember.
20	somebody else at the company fill out	20	
21	another part of it?  A. I believe so.	21	Q. Okay. Take a look at that for
22		22	me. I will put a sticker on it.
23	Q. That application, to your	23	(WHEREUPON, a document was marked as Defendant's Exhibit 6 and is
23	knowledge, did it get sent to an insurance	23	
	Page 130		Page 132
1	company?	1	attached to the original transcript.)
2	A. Yes.	2	Q. Just take a minute and read
3	Q. Do you know what insurance	3	over that for me.
4	company?	4	(Pause)
5	A. I don't remember.	5	Q. Have you had a chance to look
6	Q. Does Prudential sound right?	6	over what we have marked as Exhibit 6?
7	A. Yes. Prudential. Prudential.	7	A. Yes.
8	<ul> <li>Q. Did anybody at Prudential ever</li> </ul>	8	Q. Do you recognize it?
9	contact you concerning any application by	9	A. Yes.
10	you for disability insurance benefits?	10	Q. Who is Jeffrey Mathis?
11	A. No.	11	A. That was my doctor.
12	Q. Do you know what your doctors	12	Q. Mr. Mathis was your private
13	said on the application for disability	13	doctor?
14	insurance benefits?	14	A. Primary care.
15	A. No.	15	Q. Okay. And when you have
16	Q. Do you know if your doctor	16	referred a couple of times to your private
17	indicated on the form that your injury was	17	doctor earlier in your deposition, is
18	work related?	18	Mr. Mathis who you are referring to?
19	A. The time that he did, yes, he	19	A. Yes.
20	did indicate it was work related.	20	Q. All right. Now, it looks like
21	Q. Were you receiving Workers'	21	this application was filled out by
22	Compensation benefits for that injury?	22	probably three different people. Just so
	<ul> <li>A. No. I had to go to my private</li> </ul>	23	the I can be clear, I'm just going to

34 (Pages 133 to 136)

			34 (Pages 133 to 136)
	Page 133		Page 135
1	go through page by page.	1	page that we are looking at right now
2	Is that your handwriting on	2	looks like it says, "To be completed by
3	the first page?	3	attending physician."
4	A. No.	4	A. Yes.
5	Q. All right. Do you recognize	5	Q. That would have been
6	the handwriting?	6	Dr. Mathis?
7	A. It's not my writing. No. No.	7	A. Yes.
8	Q. The second page looks like it	8	Q. Is any of the handwriting on
9	has the signature on it of Linda Jones.	9	the bottom of that page or the next page
10	A. Okay.	10	yours?
11	Q. Based on your experience with	11	A. No.
12	the application process you have	12	Q. Look at the last page of what
13	described, are these the first couple	13	we have marked as Exhibit 6. Do you
14	of pages, would Ms. Jones have filled	14	recognize Dr. Mathis' signature?
15	these out?	15	A. Yes.
16	A. Yes.	16	Q. Now, in the middle of the
17	Q. Let's look at page three. Is	17	up towards the top there is a reference
18	this your handwriting?	18	that says, "Work-related illness or
19	A. Yes.	19	injury." Do you see that space?
20	Q. Okay. And on the fourth page,	20	A. Yes.
21	where your signature is at the bottom, is	21	Q. And, to your knowledge, did
22	that also your handwriting?	22	Dr. Mathis complete this on your behalf?
23	A. Yes.	23	A. Yes.
	Page 134	all lands of the second of the	Page 136
1	Q. Okay. On the fifth page there	1	Q. All right. And he indicated
2	are two signatures on here; both yours?	2	that this was a work-related injury?
3	A. Yes.	3	A. Yes.
4	Q. All right. And turn over to	4	Q. All right. For workplace
5	the last I guess the next page also	5	injuries, do you know what the disability
6	looks like it has your signature in the	6	policy said? Were you eligible for
7	middle of the page.	7	disability insurance if it was a
8	A. Yes.	8	work-related injury?
9	Q. Is that your handwriting on	9	A. I don't understand.
10	that page?	10	Q. Okay. Do you know who made
11	A. Yes.	11	the decision about whether you were
12	Q. At least on the I'm looking	12	eligible for benefits under the disability
13	at there is a stamped number in the	13	policy?
14	bottom right corner of two-o-seven, is the	14	A. No.
15	page number. It looks like this	15	<ul><li>Q. So you don't know who actually</li></ul>
16	(Indicating). That page right there.	16	decided whether you would or would not be
17	A. Okay.	17	paid benefits under this policy?
18	Q. Is that your handwriting on	18	A. No.
19	the top in those blocks?	19	Q. All right. When you signed up
20	A. Yes.	20	for disability insurance with the company,
21	Q. Is that your signature?	21	did you get any kind of booklet describing
22	A. Yes.	22	the short-term and long-term disability
23	Q. Now, the bottom half of this	23	program of the company?

35 (Pages 137 to 140)

	Page 137		Page 139
1		1	something to do with Prudential, the
1	A. I'm sure I did.	1 2	,
2	Q. All right. Did you keep a	3	insurance company.
3	copy of it?		Q. But you don't know who Tim
4	A. I don't have it now.	4	Golden was?
5	Q. Okay. And during the course	5	A. No, I don't know him.
6	of your employment with the company, did	6 7	Q. Mr. Golden told you that you
7	you get any updates to the disability	8	were paid what?
8	policy?	9	A. The well, when I was off
9	A. Yes.		during that time, I received benefits.
10	Q. Okay. That is going to be 7	10	Q. From?
11	when I mark it.	11	A. From Prudential.
12	(WHEREUPON, a document was	12	Q. For short-term disability?
13	marked as Defendant's Exhibit 7 and is	13	A. For that short-term
14	attached to the original transcript.)	14	disability.
15	(Pause)	15	Q. Did you ever submit an
16	Q. Does that look familiar to	16 17	application to Prudential for long-term
17	you, what we have marked as Exhibit 7?	l .	disability coverage through your Albany
18	A. No.	18	plan?
19	Q. Okay. Now, at the time of	19	A. No.
20	this document do you recall submitting	20	Q. So you never applied for LTD
21	this application for disability benefits,	21	benefits?
22	that is Exhibit 6, to Prudential?	22	A. No.
23	A. To Linda Jones.	23	Q. And were you you received
	Page 138		Page 140
1	Q. Your doctor didn't send this	1	short-term disability payments?
2	to Prudential?	2	A. For that, yes.
3	A. I don't know.	3	Q. Okay. Any other applications
4	Q. Is it your understanding that	4	for short-term disability benefits while
5	this document was actually sent to	5	you worked for the company?
6	Prudential on your behalf?	6	A. Yes.
7	A. Yes.	7	Q. Before or after this one?
8	Q. All right. And if I have	8	A. It was before.
9	asked you this already, I'm sorry. Do you	9	Q. Before this one?
10	recall receiving any communication from	10	A. Yes.
11	anybody at Prudential concerning your	11	Q. Did you receive short-term
12	application for disability insurance?	12	disability benefits then?
13	A. After I had been off and	13	A. Yes.
14	received the they Jeff Johnston, Ted	14	Q. Okay. Have you ever been
15	Bryant, Donna Smith I think that's her	15	denied short-term disability benefits when
16	name Bob Hampsey, they called me up	16	you applied for them while you were at
17	into the conference room, and I listened	17	Albany?
18	to a Tim Golden on a telephone. And he	18	<ul> <li>A. The only time you didn't</li> </ul>
19	told me that they paid me, but they would	19	receive benefits is when you didn't have
20	consider this job related. That's the	20	three or more days of short-term I mean
21	only thing I heard of it.	21	short-term disability.
22	Q. Who is Tim Golden?	22	Q. All right. Is there any
23	A. I'm I assume he had	23	occasion where you were out for more than

36 (Pages 141 to 144)

			36 (Pages 141 to 144)
	Page 141		Page 143
1	three days that you applied for but were	1	A. Yes.
2	denied short-term disability payments?	2	Q. And why do you believe that
3	A. No.	3	you were discharged.
4	Q. Okay. As a member of the	4	A. Because I was told that I
5	bargaining unit at Albany, were there	5	couldn't come in the plant to work.
6	retirement benefits negotiated in the	6	Q. I understand that is what you
7	contract?	7	say that you were told. Why do you
8	A. I believe so.	8	believe that you were discharged?
9	Q. Okay. Do you recall what they	9	A. Because I couldn't come to
10	were?	10	work.
11	A. No.	11	Q. Do you believe you were
12	Q. All right. Has anybody at the	12	discharged by Albany because you are
13	company denied you your retirement	13	black?
14	benefits in any way?	14	A. No.
15	A. Retirement benefits?	15	Q. Do you believe that you were
16	Q. Yes, ma'am.	16	discharged by Albany because of some
17	A. No.	17	retirement benefits issue?
18	Q. Okay. Do you know what the	18	A. I don't know why I was
19	eligibility criteria were for retirement	19	discharged.
20	benefits at Albany?	20	Q. Who do you believe discharged
21	A. I don't know exactly. I know	21	you from the company on August the 21st,
22	you have to be fifty-five plus amount of	22	2003?
23	service years of service I mean	23	A. Jeff Johnston.
	Page 142		Page 144
1	service years.	1	Q. Did Mr. Johnston call you and
2	Q. Right.	2	tell you you were terminated?
3	A. I don't know exactly how it	3	A. No, he didn't.
4	how it worked.	4	Q. Did anybody at Albany tell you
5	Q. All right. Do you believe	5	that you were terminated on August the
6	anybody at the company has done anything	6	21st, 2003?
7	to interfere with your ability to get your	7	A. No.
8	retirement benefits from Albany?	8	Q. Why do you believe
9	A. Yes.	9	Mr. Johnston terminated you on August the
10	Q. What did they do?	10	21st, 2003?
11	A. I was terminated.	11	A. Because he was in control of
12	Q. Okay. When were you	12	the activities that went on at the
13	terminated?	13	company.
14	A. October the 29th.	14	Q. Did you participate in any
15	Q. Of 2003?	15	meetings where Mr. Johnston announced that
16	A. Well, let me restate. I	16	he had decided that you would be
17	believe it was I was terminated August	17	discharged on August the 21st, 2003?
18	the 21st, because that's when I stopped	18	A. No.
19	being able to come in the plant being	19	Q. Well, why do you why do you
20	able to work. Was told not to come in or	20	believe Mr. Johnston terminated you on
21	when to come in and not to come in.	21	August the 21st, 2003?
22	Q. Okay. So you believe that you	22	A. Mr. Johnston asked me on
23	were discharged August the 21st, 2003?	23	several occasions was I could I

37 (Pages 145 to 148)

			37 (Pages 145 to 148
I	Page 145	-	Page 147
1	guaranty him whether I could come to work	1	Q. All right. And they were
2	and wouldn't be in pain. And after that,	2	treating you?
3	I was not allowed in the building, because	3	A. I was going to the doctor.
4	I can't I couldn't guaranty him that I	4	Q. Did any doctor ever recommend
5	couldn't be in pain.	5	treatment to you that you declined?
6	Q. Well, when did Mr. Johnston	6	A. No. I have never declined
7	ask you the dates, please of when	7	treatment.
8	Mr. Johnston asked you whether you could	8	
9	guaranty him that you could work without	9	Q. So you never had a doctor
10	pain?	10	recommend a treatment procedure to you
11	A. I don't have the dates, but it	11	that you turned down for any reason?
12	was on about three different occasions.	12	A. I was allergic to pain pills.
13	Q. What year?	13	I also have become allergic to
14	A. 2003.	1	inflammation. So if they wrote me a
15		14	prescription, or whatever, for the
16	,	15	inflammation pill, I would receive them,
17	the care of any treating physicians at the time?	16	but they would upset my stomach and they
18		17	would cause me to start the acid
19	A. Yes.	18	regurgitation. So I could not take the
20	Q. And who would those doctors	19	pill. I couldn't take the medication.
	have been?	20	Q. On August the 21st, 2003, when
21	A. Dr. Katz, Dr. Wade. They were	21	you say that you were discharged from
22	Workers' Comp doctors. I went to so many.	22	Albany, were you able to do all of your
23	Q. Do you know if Dr. Katz ever	23	job functions at Albany?
	Page 146		Page 148
1	told the company his medical opinion about	1	A. Not without pain.
2	your ability to do your job?	2	Q. I didn't ask if you were going
. 3	A. I don't know what Dr. Katz	3	to be uncomfortable when you did it. Were
4	told the company.	4	you physically able to do the job on
5	Q. Do you know if Dr. Wade ever	5	August the 21st, 2003?
6	told the company he thought you were	6	A. Not without pain.
7	physically able to do your job?	7	Q. Well, I mean, my knees hurt
8	A. I don't know.	8	every day, but I go to work. Could you
9	Q. Do you know why Mr. Johnston	9	have performed your job duties as a seamer
10	asked you if you could do if you could	10	on August the 21st, 2003?
11	guaranty him that you could do the job	11	A. With medical help and I
12	without pain?	12	could not do it in pain. I had worked
13	A. Because I had complained	13	since 1991 in pain. I have been working
14	constantly complained of being in pain.	14	since 1991 in pain. I was reinjured four
15	Q. Because of your Workers'	15	or five times after that. And I could not
16	Compensation injuries?	16	guaranty anyone that I could not work in
17	A. Yes.	17	pain. And, as a matter of fact, the
18	Q. For which you were receiving	18	doctors told me that I would be working in
19	medical treatment?	19	pain for the rest of my life.
20	A. I was going to doctors.	20	Q. Okay. Who at Albany told you
21	Q. Approved Workers' Compensation	21	that you were discharged?
22	doctors?	22	A. I don't even remember.
23	A. Yes.	23	Q. Did anybody at Albany ever

38 (Pages 149 to 152)

tell you that you were terminated?  A. They told me that I couldn't come in, I couldn't work.  Q. And you were told that on  August the 21st, 2003, that you still came did some work for the company.  A. They would call me and I said, they would allow me this the day that I was taken off of my But from August the 21st till Octol	like s was
A. They told me that I couldn't come in, a come to the building. I couldn't come in, a couldn't work. They would allow me this account to the building. I couldn't come in, a couldn't work. They would allow me this account to the day that I was taken off of my account to the day that I was taken of the day that I wa	like s was
A. They told me that I couldn't 2 did some work for the company.  come to the building. I couldn't come in,  I couldn't work.  Q. And you were told that on  August the 21st, 2003?  Aid some work for the company.  A. They would call me and the couldn't work.  I said, they would allow me this the day that I was taken off of my august the 21st till Octol	like s was
come to the building. I couldn't come in, I couldn't work.  Q. And you were told that on August the 21st, 2003?  A. They would call me and the individual state of the day that I was taken off of my and the individual state of the day that I was taken off of my and the individual state of the day that I was taken off of my and the individual state of the day that I was taken off of my and the individual state of the day that I was taken off of my and the individual state of the indi	s was
4 I couldn't work. 5 Q. And you were told that on 6 August the 21st, 2003? 4 I said, they would allow me this 5 the day that I was taken off of my 6 But from August the 21st till Octol	s was
5 Q. And you were told that on 5 the day that I was taken off of my 6 August the 21st, 2003? 5 But from August the 21st till Octol	
6 August the 21st, 2003? 6 But from August the 21st till Octol	/ ioh
A. The 21st I was given phone 7 29th, periodically, I would come in	
8 call, came in I was called in on 8 they would call me in told me I	
9 occasional meetings, and I was told, "I 9 come in. Then when I had a doct	
can't allow you in this plant." I was 10 appointment or I complained, I was	
come in one day and my card was pulled. I 11 home or I was called at home and	
came in one day I was supposed to come 12 told not to come in.	I I Was
in one night, Jeff Johnston and I can't 13 Q. When you had a doctor's	
think of his name, but he was the 14 appointment?	'
department head they were at the door 15 A. I don't know. But it was	
A. I doll t know. But it was	
waiting to send me home.  16 still out throughout 2001, 2002, 17 Q. When was that?  18 still out throughout 2001, 2002, 17 the rest of 2003.	and
the rest of 2003.	
Q. Well, if you were termina	
, , , , , , , , , , , , , , , , , , , ,	
21 allybody Would let you come back	
, , ,	
get the to get a doctor to say that	
Teams to Work. I didn't know 25 medically disabled. They didn't wa	ant to
	age 152
1 I was suspended. $1$ admit that they were I was	there
Q. When you came to work, you 2 were injuries that was causing r	ne the
graphs were notified that you were suspended?   3 pain.	
$\frac{4}{2}$ A. I was called to the office. $\frac{4}{2}$ Q. Who didn't want to add	mit that?
5 Q. August the 21st, 2003 5 A. Jeff Johnston, Ted Brys	ant I
6 strike that. I will start over again. 6 can't think of the other person's	name
Is it your contention in this 7 that was the department manage	
8 lawsuit that you were terminated by Albany 8 Q. Would that have been	
9 International on August the 21st, 2003? 9 Hampsey?	
10 A. Yes. 10 A. Bob Hampsey.	
Q. All right. By Jeff Johnston? 11 Q. Any of them did	
$^{12}$ A. Jeff Johnston was the decision $^{12}$ Mr. Johnston ever tell you that h	ne didn't
maker, yes.   13   want to admit that you were in a	pain?
Q. How do you know Mr. Johnston 14 A. He wanted me to admir	
was the decision maker?   15   wasn't in pain.	
A. Because he was the plant 16 O. That wasn't my question	on. Mv
manager.   17 question is: Did Mr. Johnston ev	
Q. Okay. And who communicated 18 you that, you know, he would no	
the decision to you on August the 21st, 19 that you were in pain?	
20 <b>2003?</b>	
A. Ted Bryant. 21 Q. All right. Did Ted Bryant.	nt 📗
Q. Ted Bryant. Now, I thought 22 ever tell you that he didn't think	
you told me earlier, though, after August 23 you were in pain?	

39 (Pages 153 to 156)

			39 (Pages 153 to 156)
	Page 153		Page 155
1	A. No.	1	Q. Heath?
2	Q. Did Bob Hampsey ever tell you	2	A. Heath. I talked to he
3	that he didn't think you were in pain?	3	worked in the Danny Roland.
4	A. No.	4	Q. Norma Heath was a shop
5	Q. And throughout this time	5	steward?
6	period, August the 21st of 2003, through	6	A. Yes.
7	the end of October, 2003, you were being	7	Q. Was Danny Roland a shop
8	treated by both Dr. Katz and Dr. Wade as	8	steward?
9	Workers' Compensation doctors?	9	A. Yes.
10	A. It was probably some more, but	10	Q. Was Norma Heath the shop
11	I just can't remember their name.	11	steward for the seaming department?
12	Q. But you were going to Workers'	12	A. Seaming department.
13	Compensation doctors related to injuries	13	<del>-</del> •
14	that you had suffered	14	Q. Danny Roland, was he in the weaving department?
15	A. Injuries?	15	
16	Q injuries you had suffered	16	
17	at Albany International?	17	dock, but I can't remember what they
18	A. Yes.	18	called that area. Finishing.
19		19	Q. Finishing?
20	Q. The company was paying those for those doctors' visits?	1	A. No, it wasn't finish. It was
21		20	on the shipping. I believe shipping.
22		21	Q. Tell me about your
23	Q. I guess I'm still confused.	22	conversations with Ms. Heath as your
23	I'm trying to determine why you believe	23	department's union steward.
	Page 154		Page 156
1	that you were fired.	1	<ul> <li>A. I asked her I would ask</li> </ul>
. 2	A. Because I was. Anytime you	2	her, you know, "What is it that the Union
3	are dismissed or taken off of a job, what	3	can do about this," that I was being
4	do you call that?	4	railroaded out of my job. And she told me
5	Q. Well, I'm trying to determine	5	that the Union couldn't do anything. It
6	why you believe what you believe	6	was nothing the Union didn't take
7	motivated your release from the company.	7	anything to do with Workmen's
8	A. I have just said it. I was	8	Compensation.
9	injured. I had neck pain, wrist pain,	9	Q. Is it your contention in this
10	back pain, knee pain, shoulder pain. I	10	case that the company was trying to force
11	was constantly having problems to try to	11	you out of your job because of Workers'
12	sit at the machine, to stand, to walk. I	12	Compensation injuries?
13	had my hand in two wrist braces. I would	13	A. Yes.
14	have to take my hand out of the brace to	14	Q. Is that the only reason that
15	do some of the work. I was told not to	15	you believe that the company was trying to
16	take it out. The company had no light	16	force you out of your job?
17	duty.	17	A. I don't know.
18	Q. Did you go to talk to your	18	Q. Well, in this lawsuit do you
19	union representatives about this at any	19	allege that there is any reason, other
20	point in this time frame?	20	than your Workers' Compensation injuries,
21	A. Yes.	21	that is the basis for the company's
22	Q. Who did you talk to?	22	efforts to push you out?
23	A. I talked to Norma.	23	A. I know that injuries was the
	=		A I KNOW WAL INJURIES WAS UIE

40 (Pages 157 to 160)

		,	40 (Pages 157 to 160)
	Page 157		Page 159
1	reason that I was in pain.	1	Q. Were you at work that day?
2	Q. Did Mr. Johnston ever hit you	2	A. No.
3	at work?	3	Q. Who contacted you about the
4	A. No.	4	meeting?
5	Q. Did he ever touch you	5	A. I believe Ted Bryant.
6	inappropriately in any way?	6	Q. And did he tell you what the
7	A. No.	7	purpose of the meeting was?
8	Q. Did he ever touch you?	8	A. I don't know. I don't know.
9	A. The job that we did, sometimes	9	Q. You don't recall him saying
10	you had to brush past or touch or lean if	10	one way or the other what the purpose of
11	you are checking on a fabric. If he want	11	the meeting was?
12	to check to see what the seam is doing,	12	
13	how the machine is running. The way we	13	went to the meeting.
14	worked, he might have. I don't know. But	14	Q. Okay. Now, right before this
15	I don't remember, because it is so many	15	meeting do you recall if you had been to
16	touches.	16	see Jeff Wade in Birmingham?
17	Q. But other than in the context	17	A. Yes, I had been to see Jeff
18	of working around the machine, is there	18	Wade. I had been to see Dr. Wade. I
19	any other instance where Mr. Johnston ever	19	didn't know his name.
20	touched you at work?	20	Q. He is an orthopedic doctor at
21	A. No.	21	•
22	Q. Has Mr. Johnston ever	22	Brookwood Hospital.  A. I think I went to a hospital
23	threatened you at work in any way?	23	A. I think I went to a hospital to his office.
		23	
	Page 158		Page 160
1	A. He threatened to fire me.	1	Q. You went to his office?
2	Q. I mean, did he ever threaten	2	A. Yes.
3	you physically in any way?	3	Q. Dr. Wade is an orthopedist
4	A. No.	4	based in Birmingham?
5	<ul><li>Q. Did he ever do anything to</li></ul>	5	A. Yes.
6	make you afraid that he was going to hurt	6	Q. All right. And you had gone
7	you physically in some fashion?	7	to see Dr. Wade in connection with one of
8	A. No.	8	your work place injuries?
9	Q. Okay. Between August the 21st	9	A. Yes.
10	and October, 2003, any estimate of how	10	Q. Do you know if Dr. Wade had
11	many days you might have worked?	11	in advance of this meeting on October the
12	A. I don't know.	12	29th had communicated his conclusions
13	Q. Okay. Now, do you recall	13	about you to the company?
14	having a meeting October the 29th, 2003,	14	A. No.
15	at the Montgomery facility?	15	Q. During this meeting on the
16	A. Yes.	16	29th did was there any discussion about
17	Q. Who was present for this	17	your doctor's conclusions about your
18	meeting?	18	physical condition?
19	A. Ted Bryant, Jeff Johnston, Bob	19	A. I was told that I was sent
20	Hampsey, Norma Heath, and myself.	20	back to work.
21	Q. And how long did this meeting	21	Q. Who told you that your doctors
22	last?	22	had released you to work?
23	A. I don't remember.	23	A. I think it was Ted Bryant.

41 (Pages 161 to 164)

			41 (Pages 161 to 164
	Page 161		Page 163
1	Q. Now, in advance of this	1	medical doctors didn't see any reason to
2	meeting on October the 29th, 2003, do you	2	take me off.
3	know if were you on inactive status	3	He insisted that I find a
4	with the company?	4	doctor to take me off the job. And I
5	A. I was taken off of the job.	5	asked him did he have one. But before it
6	What status they called it, I don't know.	6	was over, he threatened to call the police
7	Q. During this time period	7	on me.
8	between August and October, were you	8	Q. Did anybody call the police on
9	accruing attendance occurrences?	9	you in this meeting?
10	A. I don't know. No I don't	10	A. No.
11	know. I don't know.	11	Q. Did anybody in this meeting
12	Q. You don't know. Okay.	12	tell you that, you know, the company was
13	During this meeting on October	13	kind of in a difficult spot because you
14	the 29th Ted Bryant tells you that your	14	were telling them you were in pain and
15	doctors released you to return to your job	15	your doctors were telling them that you
16	in the seaming department?	16	could do the job?
17	A. Yes.	17	A. I don't remember.
18	Q. What else is said?	18	Q. You understand that Dr. Wade
19	A. I don't remember. But it was	19	and Dr. Katz said that you could go back
20	a lot said.	20	to work and do your full job as a seamer.
21	Q. Okay. At any point during	21	You understand that, don't you?
22	this meeting of October the 29th, 2003,	22	A. Yes.
23	does anybody make any reference to your	23	Q. And were you not even
	Page 162		Page 164
1	race?	1	though your doctors said that you could do
2	A. My race?	2	the job during this meeting on the 29th,
3	Q. To your race.	3	you told Mr. Johnston and Mr. Bryant that
4	A. No.	4	you were in pain, weren't you?
5	Q. Did anybody tell any racial	5	A. I told them that I was in pain
6	jokes?	6	and it was excruciating. I told them that
7	A. No.	7	I was going to the doctors, and their
8	Q. Anybody make any racial slurs?	8	doctors was not doing anything for me. I
9	A. No.	9	told them that I was getting passed
10	Q. Anybody make any reference to	10	through the doctor's office and that no
11	your retirement benefits with the company?	11	matter what, they wasn't doing anything
12	A. I don't believe so.	12	for me. They was just I was just
13	Q. As best you recall, other than	13	visiting the office, and that was it.
14	Mr. Bryant telling you that your doctors	14	They wasn't doing anything about the pain.
15	had released you your Workers' Comp	15	Q. Is it your contention that
16	doctors had released you to return to	16	Dr. Wade didn't really treat you when you
17	work, tell me everything else that was	17	went to see him as an orthopedist?
18	said in this meeting.	18	A. He I no, he didn't treat
19	A. Jeff Johnston told me that he	19	me. He just examined me. He didn't treat
20	was giving me the opportunity to go to my	20	me, he just examined me.
21	doctor so they could take me off the job.	21	Q. What about Dr. Katz?
22	And I told him that my what was going	22	A. Dr. Katz reluctantly, I
23	on was injuries, not job related. My	23	knew I was allergic to steroids, because



42 (Pages 165 to 168)

			42 (Pages 165 to 168
	Page 165		Page 167
1	they had they had me I had had them	1	Security disability benefits?
2	before. They caused me to have heart	2	A. Yes.
3	problems. So the pain was so	3	Q. You told them that during this
4	excruciating he kept saying, "All I can	4	meeting?
5	do for you is injections." Each time I	5	A. Yes.
6	had an injection which on three	6	Q. During this meeting you had a
7	different occasions I had to stop my	7	discussion with them about whether you
8 -	medication; aspirins and my blood pressure	8	were going to apply for long-term
9	medicine. Each time he injected me I had	9	disability benefits with the company.
10	an anxiety attack or my heart would	10	What did you tell them about that?
11	flirt. I even passed out.	11	A. I didn't know my rights.
12	<ul> <li>Q. Are you talking about</li> </ul>	12	Q. You didn't tell them that you
13	Dr. Katz?	13	had applied for Social Security?
14	<ul><li>A. Dr. Katz. I told him that I</li></ul>	14	A. I had applied for Social
15	was allergic to the steroids. He says,	15	Security. Not with the company, but with
16	"Well, I'm going to give you something to	16	the State.
17	cope with the steroids." In turn he gave	17	Q. All right. And you have
18	me Valium, and the Valium was causing me	18	since, in fact, been declared disabled by
19	to run red lights, to just sit up at a	19	Social Security, right?
20	light three or four lights and the	20	A. Yes.
21	lights turning and changing, people	21	Q. And they declared you disabled
22	tooting their horns.	22	all the way back to August the 21st, 2003?
23	So during that point, I	23	A. Yes.
	Page 166		Page 168
1	decided I wasn't going to drive, because I	1	Q. Okay. So if I understand this
2	didn't want to kill anybody, and I didn't	2	determination correctly we are going to
3	want to be killed. So that's what	3	mark this as Exhibit 8.
4	happened with Dr. Katz.	4	(WHEREUPON, a document was
5	And then after that he never	5	marked as Defendant's Exhibit 8 and is
6	the only thing he would tell me, "I	6	attached to the original transcript.)
7	could treat you with injections." He knew	7	Q. Just take a minute and read
8	I was allergic to injections.	8	over what is marked as Exhibit 8.
9	Q. Now, you selected Dr. Wade	9	A. Okay.
10	from a Workers' Comp panel of four, didn't	10	Q. Have you had a chance to look
11	you?	11	over this Notice of Decision-Fully
12	A. Yes.	12	Favorable that we have marked as Exhibit
13	Q. So the company gave you four	13	8?
14	names?	14	A. Yes.
15	A. Yes.	15	Q. Did somebody help you file
16	Q. And you picked Dr. Wade from	16	this?
17	the list?	17	A. Yes.
18	A. Yes.	18	Q. Who?
19	Q. Okay. When you had this	19	A. My daughter.
20 21	meeting with the company on October the	20	Q. Okay. At any point in this
22	29th, 2003, did you tell Mr. Johnston and	21	process during your disability
23	Mr. Bryant and Bob Hampsey and Norma Heath that you had already applied for Social	22	application process did you provide
	that you had already applied for Social	23	them with a list of all of your Workers'

43 (Pages 169 to 172)

	43 (rages 10) to 172				
	Page 169 Page 17				
1	Comp doctors?	1	I wasn't earning money. That was the time		
2	A. Yes.	2	that the company told me I couldn't come		
3	Q. Okay. Now, the doctors who	3	to work. When they asked me when was I		
4	are referenced in here, Dr. Darryl	4	disabled, I wrote August the 21st.		
5	Hamilton, your treating cardiologist,	5	Q. I assume, Ms. Davis, that some		
6	Dr. Steven Allen, your treating	6	of these either treating doctors, or		
7	physician it looks like you saw these	7	medical experts that look like they		
8	doctors after you left Albany	8	testified on your behalf, somehow		
9	International.	9	identified August the 21st as August		
10	A. Yes.	10	21st, 2003, as a date after which you were		
11		11	incapable of performing any work.		
	<del>-</del>	12	A. Uh-huh (Nodding head). The		
12	from Dr. Hamilton during your employment	13	first time I was turned down. After that		
13	with Albany International?	14			
14	A. Yes.	15	I was diagnosed with congestive heart		
15	Q. For what?	ł	failure, and I was diagnosed with after		
16	A. Mitral value prolapse.	16	I was turned down, I was diagnosed with		
17	Q. How long have you had that?	17	congestive heart failure, and I was turned		
18	A. Since about '97.	18	down with the depression. Severe		
19	Q. Okay. What about Steven	19	depression.		
20	Allen?	20	Q. You were turned down for what?		
21	A. I was seeing I only saw him	21	A. Disability on my first when		
22	one time.	22	I first went applied. First six		
23	Q. After you left Albany?	23	months.		
	Page 170		Page 172		
1	A. Yes.	1	Q. When you first applied for		
2	Q. All right.	2	disability, what reason did you list as		
3	A. I think once.	3	the disability?		
4	Q. Okay. This is your daughter	4	<ul> <li>A. I listed the fibromyalgia,</li> </ul>		
5	who helped you with the application?	5	bulging disks, chronic neck pain, back		
6 .	A. Yes.	6	pain. I listed my wrists, but they are		
7	Q. What is her name?	7	not on here.		
8	A. DeMonica Jones. I'm sorry, we	8	Q. And you say Social Security		
9	just are Ritchison. DeMonica	9	initially denied your request for		
10	Ritchison.	10	benefits?		
11	Q. Did she get married?	11	A. They denied my request.		
12	A. Yes.	12	Q. Did you appeal it or file a		
13	Q. Congratulations. It's been	13	new application?		
14	awhile.	14	A. I appealed.		
15	A. I forgot.	15	Q. Appealed. And is that when		
16	Q. Based on this, it looks like	16	all of this it looks like you had a		
17	you have been completely unable to work	17	hearing of some sort and the doctors		
18	since August the 21st, 2003.	18	testified.		
19	A. I can explain that.	19	A. That was July the 22nd of		
20	Q. Please do.	20	2005.		
21	A. Because that's when I filed,	21	Q. Had you already been diagnosed		
22	because that's when the company took me	22	with congestive heart failure when you		
23	off the job. I was not receiving money.	23	were initially denied Social Security? If		
<b>1</b> 4 J	on the job. I was not receiving money.	23	were initially deflied boold becarity: If		

44 (Pages 173 to 176)

Page 173				
Page 173		Page 175		
1 you don't know just that's fine. 2 A. No.		nstantly humiliated, I was harassed out		
	1	my job, I felt robbed.		
ę. <i>55</i> /52 maie	3	Q. Okay. Anything else?		
4 A. It was after.	4	A. I worked for that company		
5 Q. So during the time period that		enty-four and a half years. I gave it		
6 you were appealing your Social Security is 7 when		all. I made millions for that company,		
Wildi		d to be just robbed of my job.		
8 A. I developed	8	Q. You realize there is something		
9 Q Dr. Hamilton diagnosed you		at just appears inconsistent with being		
, and are realistical and realistical voices		clared completely disabled to work and		
11 congestive heart failure?		assertion that somehow the company		
12 A. Yes.		bbed you of a job that apparently you		
Q. Did the Social Security folks		d your medical experts have you know,		
conclude in any way that you suffered some		been concluded that you couldn't do.		
15 mental impairment?	15	A. I don't know how they I		
16 A. The only thing I see is severe		n't know what I know that they		
depression. That's what I see on here. I		ht here she said they determined it		
18 did see their I guess their		s way. When I listed fibromyalgia,		
19 psychiatrist.		en I listed chronic back pain, neck		
Q. Are you undergoing any type of	•	n, wrists, when I listed let's see		
21 psychiatric treatment?		at else I was denied. Not until I		
22 A. Not right now.		s diagnosed with congestive heart		
Q. Okay. Have you undergone	23 fail	ure, severe depression, and		
Page 174		Page 176		
1 psychiatric treatment?	1 "ca	rdiomanopathy." After then, that's		
2 A. Yes.	2 <b>wh</b>	en I was determined disabled.		
3 Q. When?	3	Q. The depression diagnosis, was		
4 A. It was 2004.	4 tha	t before or after you started having		
5 Q. Where?	5 ma	rital problems with your most recent		
6 A. Montgomery Area Mental Health,	6 hus	sband?		
7 I believe.	7	A. What are you talking about?		
8 Q. How many times did you go?	8	Q. You are currently married.		
9 A. I don't remember that. I	9	A. I'm not anymore.		
10 don't know exactly.	10	Q. Okay. When did you get		
Q. Why did you go?	11 dive	orced?		
12 A. Depression.	12	A. April April the 4th, 2006.		
Q. Has anybody diagnosed the	13	Q. When did you file for divorce?		
14 cause of your depression?	14	A. I didn't file. He filed.		
15 A. I don't know. I don't know,	15	Q. He filed. Now, at the time		
16 because I was never told.	16 you	were receiving treatment from the		
17 Q. All right. Did you seek	17 <b>Mo</b> i	ntgomery Area Mental Health Authority		
18 mental health counseling in any way		were having marital problems with your		
19 because of your interactions with		mer husband, weren't you? He was then		
20 Mr. Johnston?	20 <b>you</b>	r husband. You were already having		
21 A. Yes.	21 pro	blems, weren't you?		
Q. In what way?	22	A. No, I wasn't having problems,		
A. Because I was I was	23 <b>bec</b>	ause he was the one taking me to and		

			45 (Pages 177 to 180)
	Page 177		Page 179
1	from the doctors and taking care of me	1	A. That's what they asked.
2	during that time.	2	Q. You reported to them that it
3	Q. All right. Now, your	3	was August the 21st?
4	congestive heart failure, did any of your	4	A. 21st.
5	doctors tell you what the cause of that	5	Q. 2003?
6	was?	6	A. Yes.
7	<ul> <li>A. I have never been told that</li> </ul>	7	Q. All right. You didn't tell
8	either.	8	them that you had worked any shifts
9	Q. Have you ever asked any of	9	between August the 21st and October the
10	your treating doctors what caused your	10	13th?
11	congestive heart failure?	11	A. I told them that this was
12	A. No, I didn't.	12	that the last consistently working, and
13	Q. Have any of your doctors ever	13	I told them that I was going to and from.
14	told you that Mr. Johnston caused your	14	And I told them that this is what was
15	congestive heart failure?	15	in other words, I was going to and from
16	A. No.	16	the job off and on. Just called in I
17	Q. Any of your doctors ever told	17	explained to them what was going on and my
18	you anything about your employment with	18	situation.
19	Albany International caused your	19	Q. Okay. Now, during this
20	congestive heart failure?	20	meeting on October the 29th, 2003, did
21	A. No.	21	anybody give you any documents during that
22	Q. You originally applied for	22	meeting?
23	disability benefits on October the 13th,	23	A. I remember signing a piece of
	Page 178		Page 180
1	2003, correct?	1	paper, but I don't know whether it was a
2	A. Yes.	2	document or not. It was a note written
3	Q. Now, at the time you applied,	3	and a letter threatening me that I would
4	did you tell Social Security that you were	4	be fired.
5	completely unable to work?	5	Q. A letter threatening you
6	<ul> <li>A. No. I told them that my</li> </ul>	6	A. A letter telling me that I
7	company had I called them, I explained	7	would be terminated it was the
8	what was going on on my job. I told them	8	attendance policy. Something pertaining
9	I was not earning anything. They was	9	to the attendance policy.
10	taking me off my job, they didn't allow me	10	Q. I tell you what.
11	to work.	11	MS. WILLIAMS: Can we take a
12	Q. Did you tell Social Security	12	short break?
13	that you had been fired on August the	13	MR. POWELL: Off the record
14	21st, 2003?	14	for a second.
15	A. I told them that I wasn't	.15	12:30 PM
16	working. The last time I was on my job it	16	(Short recess)
17	was August, 2000 21st, 2003. They	17	1:40 PM
18	asked me the last time I worked, that's	18	Q. (BY MR. POWELL) Are you ready?
19	what I told them.	19	A. Yes.
20	Q. So at the time you originally	20	Q. All right. Shortly before we
21	applied for Social Security disability	21	broke for lunch, you indicated that you
22	benefits, they asked you when you last	22	had been somehow constantly humiliated at
23	worked?	23	work.

46 (Pages 181 to 184)

	Page 181		Page 183
1	A. Yes.	1	believe resulted in constant humiliation?
2	Q. By whom?	2	A. They were in authority.
3	A. Jeff Johnston. I was	3	Q. Just Mr. Johnston
4	humiliated by Ted Bryant, Bob Hampsey,	4	specifically.
5	supervisors, Barbara Smith and Nat Jones.	5	A. He was in authority. He
6	Q. When you said you were	6	allowed work he knew that I had an
7	constantly humiliated by supervisors, are	7	injury. No one did anything to make my
8	you referring to Barbara Smith and Nat	8	job easier or to help me through or to
9	Jones?	9	make me be able to just perform my job. I
10	A. Well, Nat Jones and Barbara	10	was sent to work as if though I never
11	Smith, them two.	11	received I didn't have an injury.
12	Q. Okay. So were you humiliated	12	I was placed on difficult
13	by anybody other than Jeff Johnston, Ted	13	fabrics. I asked off the M-3000. I was
14	Bryant, Bob Hampsey, Barbara Smith, and	14	never taken off. I was told that I had to
15	Nat Jones?	15	work, I couldn't come off. I know of
16	<ul> <li>A. As far as when I was coming</li> </ul>	16	people that they took off of the M-3000
17	into the end of my leave, not being	17	when they complained of the pain and
18	there. I was placed on wire assignments	18	difficulties or when they were told that
19	which was difficult. I was asked to do	19	this fabric is too difficult or I'm having
20	things that they know was causing pain or	20	problems here. If I asked off, I never
21	further injuries. I was constantly	21	could I would always have to work that
22	reminded of what how do you put it	22	fabric.
23	what I could or couldn't do. Whenever	23	Q. What exactly did Jeff Johnston
Ī	Page 182		Page 184
1	they put like I would be working, they	1	do that you claim resulted in constant
2	would ask me to help other employees,	2	humiliation?
3	which I would be in pain, and this person	3	A. If he did nothing about
4	be standing up laughing, holding a	4	it. He did nothing about it. He allowed
5	conversation.	5	these things to take place.
6	Some occasions where when I	6	Q. So, if I understand you
7	came back from injury, I was placed on a	7	correctly, other people were humiliating
8	machine where other people were given	8	you, and Mr. Johnston didn't do anything
9	light duty or a desk something to do at	9	to stop it?
10	a desk or paperwork. A whole bunch of	10	A. No. It wasn't other people.
11	things.	11	Under these conditions under these
12	Q. All right. So when you said	12	working conditions, I was being
13	earlier that you were constantly	13	humiliated, because nothing was done
14	humiliated, are these the types of things	14	about okay, you have a rotator tear
15	that you were referring to?	15	you have a rotator tear, but you have got
16	A. Yes.	16	to go work this machine. I'm constantly
17 18	Q. Okay. And if I understood you	17	using this arm, pulling wires down, tieing
19	correctly, the humiliation was caused by	18	knots, pushing machines, crawling on the
20	Jeff Johnston, Ted Bryant, Bob Hampsey, Barbara Smith, and Nat Jones?	19	floor, moving stands, lifting weights.
21	A. Yes.	20 21	I'm doing everything that people that was
22	Q. Let's take them one at a	22	not injured do was doing.
23	time. What did Mr. Johnston do that you	23	I was helping people do things
	anner Titliat dia Fili Johnston do that you	د ۲	that they know like starting up a

47 (Pages 185 to 188)

			47 (Pages 185 to 188)
	Page 185		Page 187
1	seam. I start up a seam I'm going,	1	Q. Okay. I'm going to reverse
2	"Ouch," "Oh," just hollering, because I'm	2	the order of the list, because you have
3	in pain. And nobody did anything about	3	alleged that somehow you were constantly
4	it. They just allowed me to work under	4	humiliated. You have named five people
5		5	
	those conditions.	6	that you claim did things to humiliate
6	Q. They asked you to do something		you.
7	that wasn't part of your normal job	7	What I'm trying to determine
8	assignment?	8	is what exactly each person did that
9	A. It was part of the job	9	humiliated you. So let's start with Nat
10	assignment, but they knew I was injured in	10	Jones. What did Mr. Jones do that
11	my assignment.	11	humiliated you?
12	Q. My question is: Did anybody	12	<ul> <li>A. He would send me to fabric.</li> </ul>
13	at the company ask you to perform a job	13	He would have me to seam difficult
14	function that was not part of your normal	14	fabrics. He would allow me to do other
15	job assignment?	15	people's rework. He would it's been
16	<ul> <li>A. To help others wasn't part of</li> </ul>	16	time I seamed his girlfriend's wires.
17	my job assignment.	17	Q. Is there anything else
18	Q. Over the course of your career	18	Mr. Jones did that you believe humiliated
19	working in the seaming department, have	19	you in some fashion?
20	other employees helped you with projects?	20	A. I have gone to work and been
21	A. I needed very little help.	21	on one assignment, and he would take that
22	Q. That wasn't my question. Over	22	assignment from me. The easy
23	the course	23	assignment when I come in, that would
	Page 186		Page 188
1	<ol> <li>A. I have been helped.</li> </ol>	1	be my assignment. He have taken that
2	Q. Other employees have helped	2	assignment from me and given me the other
3	you?	3	person's assignment that was more
4	A. Yes.	4	difficult.
5	Q. Have you helped other	5	Q. Anything else from Mr. Jones
6	employees?	6	that you believe humiliated you?
7	A. Yes.	7	A. I guess I don't know. I
8	Q. Okay. When other employees	8	can't remember anything else.
9	have helped you, is there something	9	Q. Do you have a list anywhere?
10	humiliating about that?	10	A. No, I don't have a list.
11	A. It became humiliating when I'm	11	Q. All right. Based on my notes,
12		12	what I have that you allege Mr. Jones did
13	in constant pain, instead of being asked	13	to humiliate you was to have you seam
•	to do it that's when it became	14	· · · · · · · · · · · · · · · · · · ·
14	humiliating.		difficult fabrics, do other employee's
15	Q. The time that you are being	15	rework on fabrics, seam his girlfriend's
16	asked to do this and you claim it was	16	wires.
17	humiliating, were you under any specific	17	A. Yes.
18	restrictions from any doctor not to do	18	Q. And then he would reassign you
19	some aspect of your job?	19	from an easy job to a hard job.
20	A. I have yes.	20	A. See, we were always assigned.
21	Q. When?	21	We were always assigned we had an
22	A. At different different	22	assignment when we came in. And sometimes
23	times.	23	he would take that assignment, if it was

48 (Pages 189 to 192)

	48 (	Pages 189 to 192
Page 189		Page 191
an easy assignment, and give it to another	L A. Heh	as done it different
2 person and put me on a more different		Shirley, different people.
3 assignment.	,	, do you know why he
4 Q. Are those the four things that	<b>.</b>	person and gave that job to
5 you claim Mr. Jones did that humiliated	you?	person and gave that Job to
6 you?		person went to him and
7 A. That's the four that I can	7 ii iiiac	I don't want to work this
8 remember.		want to do this." We had
9 Q. What was Mr. Jones' job at the	,	hat, "I don't know what to
10 time?	L 4-L	
11 A. Seaming supervisor.		en they didn't want to do it,
12 Q. And can you tell me what year		te person got the job.
e i i i a sair y sa con me vinac y sair	<b>C</b>	ou ever see anybody else
any of these four events took place with Mr. Jones?	seam a differe	ent radric?
	A. Yes.	_
	Q. Who	
Q. 7 rigita		erine Davis and Jerelene
17 A. It was during his supervising	7 Forest.	
18 seaming supervisor period.		n did Mr. Jones assign
Q. Now, he would have you seam		fabric away from somebody
20 difficult fabrics?		it to you? When did that
21 A. Yes.	l happen?	
Q. What do you mean by that?		ughout his throughout
A. Some fabrics we may have off	3 his seaming su	upervisor.
Page 190		Page 192
1 beat, bad counts, or sometimes they would	Q. How	many times did he do that?
2 be where it was cut too short to finish	~	s. I can't say how
3 it. You had to start on the edge and you	many. Severa	•
4 had to make sure you go to the other	•	sking you to seam a
5 edge. When you do that, it was		, you were still seaming a
6 difficult. It made it was more	fabric, correct	
7 difficult than it would be if you just	A. Yes.	··
8 hook a fabric up and seam.		's your job in the plant
9 Q. Asking you to work on a	was to seam f	
difficult fabric, is that part of your	A. Yes.	abi 163:
normal job duties?		ne make any derogatory
12 A. It was part of all of our job	<b>.</b>	
13 duties.		u when he switched you to
14 Q. Now, being asked by Mr. Jones		
to work on a difficult fabric, how did		t do you call derogatory?
that humiliate you?	<b>C</b>	ne make any comments to
,		t you in any way when he
The desired the true taking the job		to a difficult fabric?
quantities of class, that doing		just go to this machine
and the would give to the when that	and you seam	
person was supposed to do that job themselves.		got paid your normal rate
	of pay?	1
Q. Who was he taking the job away	A. Yes.	
23 <b>from?</b>	Q. Who	se rework did he have you

49 (Pages 193 to 196)

			49 (Pages 193 to 196)
l	Page 193		Page 195
1	do?	1	forgot her last name.
2	A. Let's see. I have done I	2	Q. Morgan?
3	can't Jim's, Arnold's, Evelyn's,	3	A. Yes.
4	Mamie's, Dottie's just a whole bunch of	4	Q. Did you ever go out with
5	people.	5	Mr. Jones?
6	Q. Did he ever tell you why he	6	A. No.
7	was giving you their rework?	7	Q. How many times did Mr. Jones
8	A. They always said that I could	8	ask you to, I guess, rework Ms. Morgan's
9	handle it.	9	wire?
10	Q. Who is they?	10	A. I have I have come in and I
11	A. Like Nat or the other	11	
12	supervisors. They would say, "You can	12	have worked rework five days out of a
13	handle it."	13	week. Jean Carr, that's another one.
14			Q. Another who?
15	· ·	14	A. Person who I reworked behind.
16	Mr. Jones assigned you to rework somebody	15	Q. Okay. Did anybody else in the
17	else's fabric, he told you that you could	16	seaming department do rework?
	handle it?	17	A. Yes.
18	A. Handle it, yes.	18	Q. Who?
19	Q. Do you believe Mr. Jones gave	19	A. Everybody.
20	you these assignments because of your	20	Q. Reworking on fabrics was
21	race?	21	something that everybody in the seaming
22	A. No.	22	department did?
23	Q. Do you know why Mr. Jones gave	23	A. Yes.
	Page 194		Page 196
1	you the rework assignments?	1	Q. Okay. Do you believe
2	A. He wanted the job done, and he	2	Mr. Jones had you rework Evelyn Morgan's
3	felt like I could handle it.	3	wire because of your race?
4	Q. All right. Do you believe	4	A. No.
5	Mr. Jones assigned you to do difficult	5	Q. Do you know why he had you
6	fabrics because of your race?	6	rework Ms. Morgan's wire?
7	A. No.	7	A. She didn't want to do it.
8	Q. Why do you believe Mr. Jones	8	Q. Did you hear Ms. Morgan say
9	gave you that job assignment?	9	that?
10	A. The other person went to him	10	A. Well, I have seen people
11	and told him they didn't want to do it.	11	Evelyn. I have seen others say, "I don't
12	Q. Did you ever hear somebody	12	want this assignment," and they give it to
13	tell Mr. Jones that they didn't want to do	13	the next person.
14	it?	14	•
15	A. Yes. Yes.	15	Q. The next person being you? A. Yes.
16	Q. Who?	16	
17	A. I have heard Mamie, Dottie,	17	Q. You say somehow you were
18	Dot, Doris.	18	humiliated by Mr. Jones taking easy
19	· ·		assignments away from you and switching
20	Q. You said Mr. Jones had you seam his girlfriend's wires.	19 20	you to a hard assignment.
21	A. Yes.	21	A. When you are in constant,
22	Q. Who?	22	excruciating pain, I'm talking about pain
23			where you are trembling, and somebody
	A. Her reworks. Evelyn. I done	23	takes an assignment from another person

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50 (Pages 197 to 200)

			30 (Fages 197 to 200,
	Page 197	***************************************	Page 199
1	and give it to you, it humiliates you. It	1	Sometimes I got the most difficult wire.
2	humiliated me.	2	And during the time of my
3	Q. Did Mr. Jones make any	3	injuries, no one had sympathy for me.
4	announcement to the department as a whole	4	They would put me on the difficult fabrics
5	that he was switching you from an easy	5	as as if though I wasn't in pain or
6	assignment to a hard assignment?	6	anything that was going on in my body.
7	A. No.	7	Q. Well, during this time this
8	Q. So he didn't do anything to	8	system that you say where I guess you
9	hold you up to public ridicule?	9	rotated on different fabrics?
10	A. No.	10	A. Yes.
11	Q. Well, what specific easy	11	Q. All right. Did that system
12	assignments did he take away from you and	12	apply to you and to everybody else in the
13	switch you to hard assignments?	13	seaming department?
14	A. Some fabrics you go in, you	14	A. Yes.
15	start the fabric in, it runs. Other	15	Q. So you rotated periodically
16	fabrics was more difficult. They were	16	among the fabrics?
17	tedious. They required a lot of	17	A. Yes.
18	attention. You had to just stay there.	18	Q. Okay. Occasionally, under the
19	You couldn't relax in it, because I had to	19	rotation, you would get easy fabrics?
20	put a decent seam in the fabric. I did	20	A. You would if I had if
21	that.	21	this fabric is my assignment, the other
22	I purposefully made sure that	22	operators come in and their assignment
23	everything that I put my hand on, I did	23	because her assignment is difficult, you,
	Page 198		Page 200
1	I worked it to my best. I made sure that	1	in turn, take this person off their
2	it was quality work.	2	assignment and you give them my assignment
3	Q. When you say Mr. Jones	3	and gave me her assignment.
4	switched you from an easy assignment to a	4	And then you had where we was
5	hard assignment, he was he still had	5	supposed to start a wire and we would
6	you doing a job that was within your	6	finish that fabric. We stayed on that
7	normal job description, correct?	7	fabric till we finished. We wasn't
8	A. Yes.	8	supposed to switch up in the middle of the
9	Q. Okay. And at the time he was	9	fabric. So he would switch me up
10	switching you from these easy assignments	10	sometimes.
11	to these hard assignments, were they	11	Q. Did you go complain to the
12	within any medical restrictions placed on	12	Union?
13	you by your doctors?	13	A. A lot of times I didn't
14	A. No.	14	complain, because it wasn't doing me any
15	Q. Well, exactly which jobs did	15	good to complain.
16	he give you that were outside of any	16	Q. That wasn't my question. Did
17	restrictions put on you by your doctors?	17	you go complain to the Union?
18	A. We had a system where you were	18	A. Yes, I did.
19	assigned fabrics, and you were assigned	19	Q. Who did you complain to?
20	those fabrics according to of	20	A. I complained to the supervisor
21	difficulties and less difficult. You	21	first.
22	didn't have one person seam all of the	22	Q. Who would have been Mr. Jones?
23	difficult wire, you spreaded them out.	23	A. Mr. Jones.

	and the second		9905.000
with a wrist band.	23	me to help load a fabric.	23
somebody else's fabric and seaming a wire	22	up and go to the bathroom, and she asked	22
A. That's two separate; loading	TZ	restrictions, I have seen an operator get	21
that humiliated you?	50	times during the times of when I was on	02
one occasion where Ms. Smith did something	61	I was constantly humiliated the two	6 T
Q. All right. So there is only	81	A. The last time the time that	81
that I've got two wrist bands on.	۷ T	allegedly constantly humiliated you?	LI
over to help load the fabric. She knows	91	Q. What did Barbara Smith do that	9 T
	SI	Off.	91
strolls off to the bathroom. She calls me	1	with a wrist band on. You have to take it	ÞΙ
had two wrist bands on. This person	ÞΙ	band. You couldn't fix different things	13
I fabric was assigned to a person, I	13	you couldn't put your hand in with a wrist	12
first time was when I was on a person	12		II
working I told the second time the	II	something, because it was a tedious area,	1
A. When you are when I was	OΙ	have to take the band off to fix	10
¿əuo	6	was on restrictions or anything. If I	6
have described one. What was the second	8 -	work that machine irregardless, whether I	8
somehow she humiliated you two times. You	L	what I'm telling you is, I would have to	L
Q. All right. I think you said	9	restrictions. I I would have to go	9
.oV .A	G	today, just different things that I was	5
co-workers in the plant?	Ð	can't bend, you are not supposed to crawl	₽
way hold you up to ridicule among your	ε	certain amount of weight, can't twist, you	3
О́. Окау. Did Ms. Smith in any	7	on limitations, wrist bands, lifting a	7
A. Yes.	Ţ	A. Okay. My point is, when I was	Ţ
		202   Page   202	
Fage 204			
ponts you worked that day?	23	Mr. Jones.	23
Q. Did you get paid for whatever	22	Q. Right now we are talking about	22
ON A	21	down through the years.	12
way on that day?	20	I was not there anymore. So this happened	20
<ul><li>Q. Did you get disciplined in any</li></ul>	6 T	time I became a seamer until the time that	6 T
not.	18	A. This was the process in the	18
A. I don't know whether I did or	LΙ	Workers' Compensation doctor?	LΙ
this day?	9 T	have were you being treated by a	9 T
<ul> <li>Q. Did you finish out your shift</li> </ul>	SI	wire assignments with Mr. Jones, did you	SI
and this happens, yes, there is humility.	ÐΤ	Q. Okay. At the time of these	ÐΤ
it. And if you are in excruciating pain	I 3	assignment.	13
machine. She told me that she couldn't do	15	A. During the time of the wire	IS
front and ask them to move me off that	ΙI		ΤŢ
hand down. I asked Barbara to call up	ΟI	A. Yes.	ΙO
out and put it in. I could not put my	6	steward about your job assignments?	6
find have an error, you have to take it	8	to Mr. Jones. Did you go to the shop	8
this is what I'm talking about. When you	L	Q. I'm talking about with respect	L
sbned trim owt no bed I oz	9	about wire assignment.	9
very small fabric, a triple layer.	S	A. I have gone to shop stewards	S
I can't think of the fabric. It's a	5 5	assignments?	Þ
working, it was the I'm trying to think		file a grievance about this change in Job	3
	3	anybody in the Union and ask if you could	2
I was there, I think it was N-5 I was	7	Q. Okay. And did you go to	I
9mit tael eht guinub 9ved I	Ţ		L
Fage 203		Tos egge 201	

21 (Pages 201 to 204)

52 (Pages 205 to 208)

			52 (Fages 203 to 200)
	Page 205		Page 207
1	Q. Well, then, I'm confused.	1	your race?
2	Somebody is working on a machine, they get	2	A. My rights?
3	up to go to the restroom and Ms. Smith	3	Q. Race?
4	calls you over to help load	4	A. Race. No.
5	A. Load the fabric.	5	Q. These humiliating events with
6	Q the fabric. That's one	6	Mr. Jones, did you make any effort to
7	occasion?	7	report them to Ted Bryant?
8	A. Uh-huh (Nodding head).	8	<ul> <li>A. I stopped complaining, because</li> </ul>
9	Q. Then when does this second	9	nothing was being done about it. I
10	occasion with seaming occur?	10	complained, and that was the end of it. I
11	A. I'm working on a machine	11	hear it, and that was it.
12	I'm seaming, and I have got on two wrist	12	Q. Nothing was being done to deal
13	bands. I'm trying to seam a wire, and I'm	13	with your being in pain from your work
14	having to take the wrist bands off to make	14	injuries?
15	sure that I'm putting the seam in the	15	A. That, and about me being
16	fabric. And I asked her to call up	16	humiliated. Me going if I went to Ted
17	front and when I say up front, call	17	or Jeff, I was always the problem.
18	management to let them know that I'm in	18	Q. Who, at the company, did you
19	a lot of pain, and this is causing more	19	go to and tell them that you felt that any
20	pain.	20	other Albany employee had humiliated you?
21	Q. This seaming time when you	21	<ul> <li>A. I didn't go to anybody.</li> </ul>
22	asked her asked Ms. Smith to call up	22	Q. So you didn't report to
23	front, when was that?	23	Mr. Bryant or Jeff Johnston or George
	Page 206		Page 208
1	A. It was in the it was in	1	Kazalay that Nat Jones had humiliated you
2	2003, because this was near the end.	2	in any way?
3	Q. What about the time where the	3	A. No.
4	other employee went to the restroom and	4	<ul> <li>Q. Did you report to anybody in</li> </ul>
5	she asked you to load?	5	management at the company that Barbara
6	A. It was around the same time.	6	Smith had humiliated you in any way?
7	Q. Do you know when in 2003?	7	A. No.
8	A. No.	8	Q. How did Bob Hampsey humiliate
9	Q. Early part of 2003?	9	you?
10	A. Middle.	10	<ul> <li>A. Once well, it was more than</li> </ul>
11	Q. May, June?	11	once, because we were given like
12	A. May, June, something like	12	sometimes we were told that we could
13	that.	13	take a break or we could step away from a
14	Q. So these two incidents with	14	fabric. And during this process during
15	Ms. Smith happened in May or June of 2003?	15	this period of the injury, and I don't
16	A. Yes.	16	know I guess getting ready to move me
17	Q. Do you believe either of these	17	out of the plant I was being
18	events with Ms. Smith had anything to do	18	monitored. I had I would like if I
19	with your race?	19	go stood up or walked around, I was his
20	A. Pardon?	20	he would call Tim and tell Tim, "You
21	Q. Do you believe either of these	21	have got an employee away from the
22	two events that you have just described	22	fabric," or, "Why is Dora doing this," or,
23	with Barbara Smith had anything to do with	23	"Why is Dora doing that."

53 (Pages 209 to 212)

	Page 209		Page 211
		1	
1	Q. Who was monitoring you?	1	like you could hear, and he was asked to dial 911. He said he didn't have to dial
2	A. Tim Woodward.	2	
3	Q. Was Bob Hampsey monitoring	3	911. Q. Somebody from the company
4	you?	4	Q. Somebody from the company called an ambulance for you?
5	A. Well, he would he has	5	_ , , , , , , , , , , , , , , , , , , ,
6	walked up to me on occasion and told me,	6	A. Yes. I don't know who called it, but I know Shed called my daughter.
7	"Bob was wondering why you are standing	7	
8	up," or, "Bob was wondering this."	8	Q. And who is Shed? A. Shederick Abner. He used to
9	Q. Do you know if Mr. Hampsey	9	
10	ever checked on other employees who had	10	be an employee at the plant, too.
11	walked away from their wire?	11	Q. Did you work in the same
12	A. I don't know.	12	department with Mr. Abner?
13	Q. And did Mr. Woodward say on	13	A. A little while.
14	either of these occasions why Mr. Hampsey	14	Q. Which department was that?
15	had said anything about you being away	15	A. He worked in seaming.
16	from your wire?	16	Q. He worked in the seaming
17	A. No.	17	department for a little while?
18	<ul> <li>Q. Were you away from your wire</li> </ul>	18	A. Yes.
19	on those occasions?	19	Q. Did Mr. Abner ever do anything
20	<ul> <li>A. No. I probably was sitting</li> </ul>	20	to humiliate you?
21	like I'm sitting now or taking a break or	21	A. No.
22	trying to move my head back or rest my	22	Q. Okay. Do you keep up with
23	arms or stand up and relax my back or do	23	Mr. Abner?
l	Page 210		Page 212
1	something other than just sit there and be	1	<ul> <li>A. I haven't talked to him in a</li> </ul>
2	in pain.	2	long time, no.
3	<ul> <li>Q. Is there anything Mr. Hampsey</li> </ul>	3	Q. Okay. How do you know
4	has done towards you that humiliated you	4	Mr. Hampsey said, "I don't have to call
5	other than send Mr. Woodward to check on	5	911?"
6	you?	6	A. I heard him.
7	<ul> <li>A. Well, once I went to the</li> </ul>	7	Q. I thought you were passed
8	doctor this has been awhile and they	8	out.
9	wanted did the injection in my arm, the	9	A. You also heard me say, too, I
10	steroids that I was allergic to. It was a	10	could hear. And when I heard him say
11	grievance process going on, so I had to go	11	maybe I was coming back around I don't
12	up front. And we were on our way up	12	know what the situation was. I could hear
13	this was Norma Heath, Shederick Abner, and	13	him say, "I don't have to dial 911."
14	myself.	14	Q. Well, at that point do you
15	And on my way up, I think	15	know if somebody for the company had
16	Barbara had passed our checks out, so I	16	already called the paramedics for you?
17	couldn't see. I gave the check to Norma	17	A. I don't know, because I
18	and said, "Look at this check. I can't	18	don't know I don't know. I just know
19	see it." And when we got upstairs, I	19	the paramedics came.
20	passed out. And I know I passed out from	20	Q. And you received medical
21	the injection, because it was steroids.	21	treatment for your allergic reaction to
22	It was a reaction to the steroids.	22 23	the steroid shot?  A. I received the treatments for
23	During that time before		

54 (Pages 213 to 216)

			54 (Pages 213 to 210)
	Page 213	-	Page 215
1	the yes.	1	Q. Ted Bryant was the plant
2	Q. Now, were you in a grievance	2	manager?
3	meeting with Mr. Hampsey when this	3	A. He was our personnel manager.
4	allergic reaction kicked in?	4	He knew the rules, he knew what it took
5	A. I would say the devastations	5	for me to be treated right. And he sit
6	of it, but it was already kicking in when	6	back and he allowed it. He allowed my job
7	I couldn't see.	7	to be taken away, he allowed me to hurt
8	Q. Were you a participant in a	8	every day. He knew the extent of the
9	grievance meeting?	9	pain. He knew. He knew.
10	A. Yes.	10	He when I come to work and
11	Q. What was the grievance about?	11	had expressed myself or talked to him on
12	A. I don't remember.	12	the phone, he knew that I was in pain. He
13	Q. Who filed the grievance?	13	knew that I was hurting.
14	A. Shederick Abner.	14	Q. Well, Ms. Davis, if your
15	Q. Did you file the grievance?	15	doctors released you to return to work
16	A. I believe my name was on it.	16	<ul> <li>A. My doctors didn't release me.</li> </ul>
17	I don't know. I remember but I believe	17	Q. They didn't?
18	it was, because that's why I was there.	18	A. No.
19	Q. Was this grievance arising out	19	Q. Your doctors didn't tell the
20	of yours and Mr. Abner's work in the	20	company that you could go back to work?
21	seaming department?	21	A. No. Their doctors released
22	A. I don't remember. Yes, it	22	me. The company doctors released me.
23	derived from it. I don't remember exactly	23	Q. Your assigned Workers'
	Page 214		Page 216
1	what it was.	1	Compensation doctors released you.
2	Q. Do you remember what year this	2	A. Yes. That's who released me.
3	happened?	3	Q. Right. Your assigned work
4	A. This had to be about 2000,	4	approved Workers' Compensation doctors
5	2001, something like that.	5	said that you could go back to doing your
6	Q. Okay. Do you remember what	6	job as a seamer, correct?
7	the ultimate outcome of the grievance was?	7	A. That's what they told me.
8	A. I don't remember , because I	8	Q. Okay. So some other doctor
9	have never did like it was whatever	9	you think they should have listened to
10	took place was it took place while I	10	instead of the ones by law that you were
11	was still sick.	11	seeing under your Workers' Comp?
12	Q. Okay. Anything else that you	12	A. If you have four slipped
13	think Mr. Hampsey did that in any way	13	bulging disks in your neck, you have four
14	humiliated you?	14	in your lower back, you have constant pain
15	A. I don't remember.	15	in your wrists, you have a rotator surgery
16	Q. And you don't have a list	16	where you have been told that the
17	written down anywhere?	17	anyway, the surgical after surgery or
18	<ol> <li>No, I don't have a list.</li> </ol>	18	whatever the scars is aggravating you.
19	Q. Okay. What is it that	19	This is all parts of your body. This is
20	Mr. Bryant did that in any way humiliated	20	your this is your spine. You are in
21	you?	21	constant pain every day, and some doctor
22	<ul> <li>A. Because he was our plant</li> </ul>	22	is going to release you knowing that you
23	manager.	23	are in constant pain and not doing

55 (Pages 217 to 220)

			Page 219
	Page 217		
1	anything for you. They are they didn't	1	A. No medical reason. He didn't
2	do anything for me. They passed me	2	say it wasn't job related.
3	through their office.	3	Q. Well, if there is no medical
4	Q. Well, are you suing the	4	reason for you to be off work, why do you
5	doctors for malpractice in their treatment	5	believe that the company had any
6	of you?	6	obligation to let you off work or change
7	A. I was under their care because	7	your job in any way?
8	of Appleton Wire.	8	<ul> <li>A. They didn't have to change my</li> </ul>
9	Q. Is it your contention	9	job. All they had to do was give me
10	Mr. Bryant is a doctor?	10	medical attention to attend to take
11	A. He was my personnel manager.	11	care of the medical injuries that I
12	O. Well, he didn't give you any	12	received on Appleton Wire premises.
13	medical advice, did he?	13	Q. How many different doctors did
14	A. He sent me to doctors for them	14	the company pay for you to see for your
15	to give it to me.	15	injuries at work?
16	Q. You picked Dr. Wade off of a	16	A. I really don't know.
17	list of four.	17	Q. Ten, twelve?
18	A. I picked him because I had no	18	A. I haven't a clue.
19	choice. I didn't know one from the other.	19	Q. The company paid for your
20	Q. So is it your contention that	20	rotator cuff surgery, didn't they?
21	merely because you were telling the	21	A. Yes.
22	company that you were in pain that they	22	<ul><li>Q. They paid for rehabilitation</li></ul>
23	should ignore your the advice of your	23	for your shoulder surgery?
	Page 218		Page 220
1	medical doctors that you could do your	1	A. Yes.
2	job?	2	Q. Paid to send you to an
3	A. I thought I think that they	3	orthopedist in Birmingham?
4	should have made sure that I was medically	4	<ul> <li>A. But they didn't do anything</li> </ul>
5	taken care of. They should have made sure	5	for me. The rotator
6	that I got proper medical help. I did not	6	Q You mean the doctor didn't?
7	know how to treat myself. Doctors do.	7	<ul> <li>A. They repaired the rotator</li> </ul>
8	Q. Correct me if I'm wrong, but	8	cuff. Nobody repaired my lower back. My
9	didn't your treating doctors say that you	9	neck was not repaired. My wrist was not
10	could go back to work?	10	repaired. I went to Dr. Palmer with Donna
11	A. When I went to him to ask him	11	Smith. He told me because he had did
12	to take me off, he told me, "All they are	12	surgery on so many of the other people
13	going to say I'm not taking you off,	13	other ladies, he didn't see it was no good
14	because all they are going to say is it is	14	to do it on my wrists. He didn't say
15	not job related." He said that it was	15	nothing was wrong with my wrist, he just
16	nothing medically wrong with me to be off	16	said he didn't have a reason to do it,
17	my job.	17	because he had done it for the other
18	Q. Who is he?	18	ladies.
19	A. This was Dr. Mathis.	19	Q. Are you telling me that in
20	Q. Your personal physician said	20	this case you think somehow the company is
21	there wasn't any medical reason your	21	responsible for the quality of treatment
22	personal physician, Dr. Mathis, said there	22	that you received from licensed doctors in
23	was no reason for you to be off work?	23	the State of Alabama?

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56 (Pages 221 to 224)

_			30 (Fages 221 to 224
	Page 221		Page 223
1	A. Yes, sir.	1	getting treated by these doctors.
. 2	Q. Well, just kind of let's	2	A. I have to call I had to
3	start with let's start with Jeff Wade,	3	report to him. He called me and told me I
4	orthopedic surgeon. The last time I	4	couldn't come in the building. He was in
5	checked, he is chief of staff at Brookwood	5	most of the meetings whenever anything
6	Medical Center in Birmingham.	6	happened, and he was the personnel
7	A. It doesn't make him	7	manager.
8	Q. Let me ask my question.	8	=
9	A. Go on.	9	Q. Was Mr. Bryant ever rude to you on any occasion?
10	Q. Does he work to Albany	10	A. No, he is not.
11	International?	11	
12	A. He worked for yes. Yes.	12	Q. Did he ever say anything
13	Q. He is employed by the company?	13	inappropriate to you? A. No.
14	A. No.	14	
15	Q. Okay. He is a private	15	,
16	practice doctor, right?	16	other than completely polite to you?  A. No.
17	A. He was employed with them to	17	- 1
18	take to see me.	18	Q. Okay. Do you think he did
19	Q. Are you suing Dr. Wade for the	i	anything to you because you are black?
20	quality of care that he gave you?	19	A. I don't know.
21	A. Not yet.	20	Q. Okay. Did Mr. Bryant ever go
22	•	21	with you on any visit to a doctor?
23	, 5	22	A. No. They sent Donna Smith.
23	quality of care that he gave you?	23	Q. And who was Ms. Smith?
	Page 222		Page 224
1	A. Not yet.	1	A. She was a nurse.
2	Q. Are you suing Dr. Mathis?	2	Q. She is actually a medical
3	A. Not yet.	3	professional?
4	Q. You say not yet. Do you plan	4	A. No. She was a nurse for
5	on filing suit against Jeff Wade?	5	Appleton Wire.
6	A. I don't know.	6	Q. Did she work for the company?
7	Q. Other than Mr. Bryant's	7	A. I assume, yes.
8	apparently failing to properly supervise	8	Q. All right. Did Ms. Smith ever
9	Jeff Wade and Dr. Katz, and other	9	do anything Donna Smith ever do
10	healthcare professionals, is there	10	anything that humiliated you?
11	anything else that Mr. Bryant did that in	11	A. Yes.
12	any way humiliated you with your	12	Q. What did she do?
13	employment with Appleton Wire?	13	A. She lied.
14	A. I don't know about properly	14	Q. She lied?
15	supervising them, but he is the personnel	15	A. She told me I didn't need a
16	manager at Appleton Wire. And he was	16	lawyer. She listened to my complaints,
17	responsible for seeing to me seeing to	17	and then she went back and she goes to the
18	the injured people receiving proper	18	doctors before I could get there. She had
19	medical help.	19	already been in, she had already seen the
20	Q. From whom did you get I'm	20	doctor, and when I go, I was just being
21	still trying to figure out what it is that	21	passed through.
22	a personnel manager what is it that you	22	Q. So what is it that Ms. Smith
23	think he didn't do with respect to you	23	did when she went to see these doctors?

57 (Pages 225 to 228)

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j	Page 22	5	Page 227
1	<ul> <li>A. I have no clue. She get their</li> </ul>	1	they but he I had the opportunity,
2	late, because sometimes you sit an hour or	2	but he would never answer me. The last
3	sometimes two hours before she got there.	3	time I was in there I was accused of being
4	And then she would go in the back. They	4	a problem in his office, because I asked a
5	wouldn't call you. She will go in the	5	question. I stopped asking questions from
6	back and she will commute with the	6	all of them, because it was a problem
7	doctors. Then when she came out the	7	asking questions.
8	doctors would call you. She is already in	8	Q. What did Mr. Johnston do that
9	your room.	9	you believe humiliated you?
10	And when you leave, they	10	A. You haven't gotten that yet?
11	wouldn't we used to have to bring our	11	You are still asking me about
12	reports back to the office. She would	12	Mr. Johnston.
13	take I never received paperwork. I	13	Q. I'm still trying to get a list
14	would never really know my diagnosis. I	14	of what specifically it is Mr. Johnston
15	wouldn't know anything until one of them	15	did that you allege constantly humiliated
16	Ted would call me on the phone and say,	16	you.
17	"Dora, the doctor said this," or, "Dora,	17	A. Mr. Johnston have tried to get
18	the doctor said that."	18	have tried anyway, he took my job.
19	Q. Well, while you were in a	19	He wanted me to promise him that I
20	doctor's offices you had an opportunity to	20	couldn't that I wasn't in pain when I
21	ask the doctor questions, didn't you?	21	was in constant pain. He constantly tried
22	A. I have been told especially	22	to get me fired or fire me. And you don't
23	in Dr. Katz's office "No. We give this	23	see no humiliation there?
	Page 226		Page 228
1	to Ms. Smith."	1	Q. Did Mr. Johnston ever tell you
2	Q. Are you telling me Dr. Katz	2	that you were fired?
3	wouldn't talk to you when you were there	3	A. I don't know whether he did or
4 .	with a visit?	4	not.
5	A. He would talk to me. But my	5	Q. Did Mr. Bryant ever tell you
6	paperwork when we leave, they gave	6	that you were fired?
7	you know how the doctor give you a slip of	7	A. No.
8	paper or give you your diagnosis or give	8	Q. Did Bob Hampsey ever tell you
9	you something letting you know what you	9	that you were fired?
10	was in there for he wouldn't give	10	A. No.
11	them to me, he gave them to Donna Smith.	11	Q. Did Norma Heath tell you you
12	Q. While you were in Dr. Katz's	12	were fired?
13	office did you have an opportunity to ask	13	A. No.
14	Dr. Katz questions about your healthcare?	14	Q. The meeting on October the
15	A. The reason I stopped asking	15	29th, 2003; did anybody in that meeting
16	doctors questions	16	tell you that you were terminated from
17	Q. That wasn't any question. Did	17	Albany International?
18	you have an opportunity	18	A. When he told me he was calling
19	A. I'm going to let you know why	19	the police on me, I was terminated then.
20	anyway.	20	Q. All right. He said he was
21	Q. You can tell me that in a	21	going to call the police. Did anybody in
22 23	minute.	22	that meeting tell you that you were
۷.	A. I had the opportunity to, but	23	discharged from Albany International?

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58 (Pages 229 to 232)

Page 231  ded check where I  orking? e off the job. orking? ock in or clock e company?  d the company owe didn't do any hours
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59 (Pages 233 to 236)

1 2	Page 233	.	
1			Page 235
1 2	being treated by a doctor provided by the	1	Q. What were her restrictions?
11	company?	2	A. Probably well
3	A. I think both of her wrists she	3	Q. Do you know what?
4	had surgery, and I think her lower back.	4	A. Filing I will tell you what
5	She even laughed at me. She said	5	I saw. I saw them filing something of
6	before she retired, she said, "Dora, you	6	that sort.
7	mean to tell me all this time they are not	7	Q. And how long did she file?
8	helping you, they are not giving you any	8	A. I don't know.
9	medical help." And she told me she had	9	Q. What was her normal job?
10	received her	10	A. Seaming operator.
11	Q. Received what help?	11	Q. Did Ms. Howard go back to
12	<ul> <li>A. I think she had back surgery.</li> </ul>	12	being a seaming operator?
13	I'm not for sure.	13	A. Yes.
14	Q. She received what help?	14	Q. And then she subsequently
15	<ul> <li>A. From the company. Medical</li> </ul>	15	retired?
16	help.	16	A. Yes.
17	Q. What kind of medical help?	17	Q. Do you know if the company
18	A. For injuries. Both wrists.	18	provided the doctor who treated her for
19	Whatever you call it. Carpal tunnel	19	carpal tunnel?
20	syndrome and lower back, I believe.	20	A. Yes.
21	Q. All right. Did she file	21	Q. Do you have some idea of why
22	Workers' Comp claims for her wrists?	22	it is that the company would have provided
23	A. Yes.	23	qualified medical care for these other
	Page 234		Page 236
1	Q. Was she treated by some doctor	1	individuals and would not have provided
2	provided by the company?	2	you quality medical care?
3	A. Dr. Palmer was the one who	3	A. Discrimination.
4	told me he had treated the other women.	4	Q. For what reason?
5	Q. Do you know if Dr. Palmer	5	A. I have no clue.
6	treated Ms. Howard?	6	Q. Do you think that they the
7	A. Yes.	7	company somehow intentionally picked poor
8	Q. How do you know that?	8	quality doctors because you are black?
9	<ul> <li>A. I believe that's who she told</li> </ul>	9	A. I don't know why they be
10	me. I think Dr. Palmer yeah, that was	10	honest with you, a lot of times they
11	the doctor, Dr. Palmer.	11	didn't the company didn't pick the
12	Q. Do you know what treatment	12	doctor. Donna picked the doctors.
13	Dr. Palmer gave Ms. Howard?	13	Q. So you think Donna was
14	A. Carpal tunnel syndrome.	14	intentionally sending you
15	Q. Do you know what specific	15	A. I told Donna
16	treatment he gave her for her injury?	16	Q. Do you think Donna was picking
17	A. Surgery.	17	doctors intentionally picking lower
18	Q. Did she come back to work	18	quality doctors for you for discriminatory
19 ;	after the surgery?	19	reasons?
20	A. Yes.	20	A. I won't say that the doctors
21	Q. Do you know if he placed her	21	was lower quality doctors. I just believe
22 (	on any type of restrictions?	22	she picked doctors that would do her
23	A. I believe so.	23	favors.

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60 (Pages 237 to 240)

		1	60 (Pages 23/ to 240
	Page 237	7	Page 239
1	Q. That would do what; say there	1	times.
2	wasn't anything wrong with you so you	2	Q. So Dr. Miller is on the list
3	could go to work?	3	of your treating doctors that you are
4	A. Yes. I believe that.	4	alleging intentionally gave the company
5	Q. Did any doctor ever tell you	5	misleading information about your physical
6	that they were doing her a favor and were		condition?
7	intentionally, in spite of knowing that it	7	A. Let me he is on the list.
8	was wrong, giving false medical testimony		
9	on your part?	9	Let me tell you about Dr. Garrison. I
10	A. No, they never told me.	10	went to him the first time I went to
11	Q. Are you accusing Dr. Katz of	11	Dr. Garrison, this I have a I have
12	doing that?	12	proof. I have a witness. He when I
13	A. Yes.	1	got there, the nurse, Karen, told them
14	7.007	13	that this is not job related. So if you
15	Q. Are you accusing Dr. Wade of doing that?	14	are going to a doctor's office and before
16	A. Yes, sir.	15	you get if they see you coming, they
17	•	16	decide that it is not job related, what
18	, , , , , , , , , , , , , , , , , , , ,	17	kind of what kind of care do you expect
19	accusing of intentionally providing the	18	to get.
20	company false information about your	19	But the second visit, he told
21	physical condition?	20	me, Dora he told me he gave me some
22	A. I want to tell you about	21	generics. I don't know the list. He gave
23	Dr. Miller he gave me a	22	me three different medicines, generic. He
23	nerve damage test. And when he did the	23	told me to go to the generic store and get
	Page 238		Page 240
1	nerve damage test, he would stick me and	1	these and take these. He told me to run
2	he wouldn't get a response. Then he would	2	four miles, and when I start dragging my
3	take the needle and just poke it in me.	3	leg to come back and see him.
4	And I would just lay there and tremble and	4	Q. When did you go see
5	let them know the excruciating pain I was	5	Dr. Garrison?
6	in. He didn't do anything but just finish	6	A. This was 2003. This was at
7	the test.	7	the end coming into the end.
8	Q. Who is Dr. Miller?	8	Q. Was he one of your Workers'
9	A. Caudill Miller. He was one of	9	Comp doctors?
10	Donna's picked doctor.	10	•
11	Q. What did Dr. Miller treat you	11	<ul><li>A. He was a Workers' Comp doctor.</li><li>Q. Had you ever been to</li></ul>
12	for?	12	Dr. Garrison before?
13	A. Nerve damage. He was a	13	A. No.
14	neurologist or neuro something.	14	
15	Q. When	15	Q. First time you had ever been there?
16	A. In the process I received two	16	
17	nerve damage tests.	17	The first affice twelle,
18	Q. What process?	18	it was the nurse. The second time I went,
19	A. Lower extremity the first	19	it was Dr. Garrison. Donna Smith was at
20	time, upper and lower extremities the	20	his visits.
21	second time.	21	Q. What kind of doctor is
22	Q. What year?	22	Dr. Garrison?
23	A. 2001, 2002. Some of those	23	A. Industrial something
Tiberty space	2002, 2002. Some of those	۷3	medicine.

61 (Pages 241 to 244)

	D 041		Da 242
	Page 241		Page 243
1	Q. Did he give you a functional	1	Q. All right. Do you recall
2	capacity exam; is that what he did?	2	reviewing this document with it looks
3	A. I don't remember.	3	like Norma Heath and Mr. Kelly?
4	Q. All right. So we have got	4	A. I remember.
5	Dr. Wade, Dr. Katz, Dr. Miller, and	5	Q. You do recall reviewing this
6	Dr. Garrison, all of whom somehow you	6	document with Ed Kelly?
7	claim gave either false or, at least,	7	A. Ed Kelly I remember I
8	misleading medical information about you	8	think I remember, yeah.
9	to the company?	9	Q. All right. I see attached to
10	<ul> <li>A. I don't know what kind of</li> </ul>	10	this what looks like a printout, two
11	information they gave to the company. I	11	pages, called an attendance report. Do
12	know how I was treated in their office.	12	you see that?
13	Q. All right. Let's talk about	13	A. Yes.
14	that.	14	Q. Did you ever see one of these
15	(WHEREUPON, a document was	15	while you worked for the company?
16	marked as Defendant's Exhibit 9 and is	16	A. Yes.
17	attached to the original transcript.)	17	Q. Now, this has got your name,
18	Q. We have marked this as	18	Dora Davis. Is that your employee number?
19	Defendant's Exhibit 9.	19	A. Let's see. Yes.
20	A. All right.	20	Q. Zero zero eight nine one?
21	Q. Whenever you are done looking	21	<ul> <li>A. I just remember eighty-nine.</li> </ul>
22	through it, you just let me know.	22	I used eighty-nine.
23	A. I'm okay. I was just looking.	23	Q. And this looks like a list of
	Page 242		Page 244
1	Q. Have you had a chance to	1	all of your absences from work from August
2	review what has been marked as Exhibit 9	2	the 22nd, 2003, back to August the 29th,
3	to your deposition?	3	2002. Does that look like what it is?
4	A. Yes.	4	A. I don't I see the dates. I
5	Q. Do you recognize this?	5	see the review. I don't remember exactly
6	A. I don't know whether I do or	6	when I was off and what.
7	not.	7	Q. Fair enough. If you could
8	Q. All right. Who is Ed Kelly?	8	remember every one of your absences over a
9	A. He was a department	9	twelve-month period, I would be impressed.
10	supervisor.	10	I see on here, though I
11	Q. Seaming?	11	just want to ask you some just a few
12	A. Yes.	12	questions about what is noted on here. I
13	Q. Would he have come after	13	see some clearly some dates on here
14	Barbara Smith as the supervisor in	14	where you are out that says Workmans'
15	seaming?	15	Comp, correct?
16	A. He was the supervisor for	16	A. Yes.
17	finishing. So we didn't have a	17	Q. And there is a column over
18	permanent we only had one supervisor	18	here and it says number of occurrences.
19	for the seaming, and they only worked day	19	Do you see that column?
20	shift. The supervisor from finish would	20	A. Yes. Yeah.
21	come back and check on it or they were	21	Q. So if I am reading this
22	responsible for seaming if we was on	22	correctly, it looks like if you were out
23	second or third shift.	23	for Workers' Comp you were not charged an

62 (Pages 245 to 248)

		T	02 (rages 243 to 248				
	Page 245	'	Page 247				
1	occurrence; is that correct?	1	A. No.				
2	A. That's right.	2	Q. Is there any instance where				
3	<ul><li>Q. You were not getting an</li></ul>	3	you asked for family medical leave from				
4	occurrence under the company attendance	4	Albany, backed up by a doctor's				
5	policy that could ultimately result in	5	representation that you needed to be off,				
· 6	discharge?	6	that Albany denied the request?				
7	A. Yes.	7	A. No.				
8	Q. All right. I also see some	8	Q. All right. Now, we are done				
9	dates on here it looks like three days	9	with that one.				
10	in September of 2002 where you were out on	10	During this meeting on October				
11	family medical leave. Do you see those?	11	the 29th I have only got one other copy				
12	A. Yes.	12	of that. Just take a minute and read over				
13	Q. And then there are some that	13	that.				
14	look like in November of '02 and then some	14	(Pause)				
15	others spread out over the dates. Is	15	Q. Have you had a chance to look				
16	there any specific instance where how	16	over what we are going to mark as Exhibit				
17	did you go about getting family and	17	10 to your deposition.				
18	medical leave at Albany?	18	(WHEREUPON? A document was				
19	A. These occasions I had to I	19	marked as Defendant's Exhibit 10 and is				
20	had to have gone to a doctor and he took	20	attached to the original transcript.)				
21	me off work for some reason. I don't	21	A. Not yet.				
22	remember the reason.	22	Okay.				
23	Q. Okay. Fair enough. Did you	23	Q. Have you ever seen that				
	Page 246		Page 248				
1	have to go to Linda Jones or Ted Bryant to	1	before?				
2	get family medical leave at Albany?	2	A. Yes. I believe so, yes.				
3	A. Yes.	3	Q. When did you see it?				
4	Q. Could you go to either	4	A. September the 29th.				
5	Mr. Bryant or Ms. Jones, or who did you go	5	Q. September or October?				
6	to?	6	A. October, Sorry.				
7	A. We went to Ms. Jones. We only	7	Q. That's all right.				
8	went to Ted if Ms. Jones wasn't available.	8					
9	Q. Any occasion that you recall	9	Who showed you this document?  A. I believe Ted did.				
10	where you asked for family medical leave	10					
11	that the company said no?	11					
12	A. The only time is when I asked	12	October the 29th with Bob Hampsey, Norma Heath, Jeff Johnston, Mr. Bryant, and				
13	for family leave and you the only	13	yourself?				
14	reason you received it was because a	14	A. Yes.				
15	doctor would take you off. When I was in	15	Q. Okay. As I read this, it				
16	a lot of pain, I would say, look, would	16	appears to me to simply be sort of a				
17	I have asked them to allow me to heal, and	17	summary for you of where you stand under				
18	I was never granted that.	18	the company's attendance policy. I mean,				
19	Q. Well, on the occasions where	19	did this memo in any way result in any				
20	you asked them to give you time off to let	20	disciplinary action against you?				
21	you heal, did a doctor tell the company	21	A. Yes.				
22	there was a medical reason that you needed	22	Q. What discipline was taken				
23	to be out of work?	23	against you because of this memo?				

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63 (Pages 249 to 252)

		<del>T -</del>	05 (rages 249 to 252)
	Page 249		Page 251
1	A. It's a warning.	1	about three warnings because of that
2	Q. Well, does this document	2	date. And I constantly everytime they
3	constitute a warning under the attendance	3	would give me a warning, I would remind
4	policy?	4	them that that was a visit to the
5	A. Any time you were you were	5	emergency room.
6	this was called to your attention, and	6	Q. It looks like here they
7	they, you know, reminded you of your	7	removed a warning from your file because
8	attendance, it was a warning, but it was a	8	they determined that one absence shouldn't
9	verbal.	9	have counted against you. It looks like
10	Q. Okay. I see at the last typed	10	they took a warning out. Isn't that what
11	paragraph, "We value your years of service	11	they did?
12	with our company and it is our sincere	12	A. They took it out. This was
13	hope that your future attendance record	13	after I had been constantly warned on
14	stay within the acceptable guidelines of	14	this day at least three times or more.
15	our plant attendance policy."	15	Q. But this says and you
16	A. Yes.	16	agree that they took that warning out
17	Q. That doesn't sound like to me	17	of your record?
18	that they want to do anything other than	18	A. They say they took it out.
19	make sure you don't accrue enough	19	Q. All right. You were subject
20	occurrences to lose your job. I mean, am	20	to the same attendance policy as every
21	I missing something in this document? It	21	other employee in the Montgomery plant?
22	appears to me that this is just to remind	22	A. Yes, I guess.
23	you where you are on the attendance	23	Q. Do you have any indication
	Page 250		Page 252
1	_		
1	policy.	1	that the policy was applied to you any
3	A. There was a this is part of	2	differently than the way it was applied to
i	a constant harassment. I mean, they put	3	any other employees in Montgomery?
4 5	this here to all sound pretty. When you	4	A. I have no clue.
	are going through all of this the	5	Q. Okay. We have marked this as
6 7	warnings and the verbal the verbal	6	Exhibit 10.
	warnings, the written warnings, it is	7	Now, during this meeting on
8	constant harassment.	8	October 29 let me put a sticker on
10	Q. You mean receiving an	9	that.
11	attendance warning constitutes harassment?	10	(WHEREUPON, a document was
12	A. Yes, because, see see, in	11	marked as Defendant's Exhibit 11 and is
13	these you got a warning not year-to-year,	12	attached to the original transcript.)
	you got it year-to-date. It was like you	13	Q. We have marked that Exhibit
14	didn't do twelve years twelve days a	14	11. Just read over it and let me know
15	year, you did it year-to-date. It is like	15	when you have had a chance to look at it.
16	before a day could come off it was half	16	(Pause)
17	into another year. It was like from 2001	17	Q. Have you had a chance to look
18	to 2002. It was like September, 2001,	18	over what we have marked as Exhibit 11?
19	till September, 2002. This was a constant	19	A. Yes.
20	like, for instance, this one right	20	Q. Have you ever seen that
21	here, November 8, 2002	21	document before?
22	Q. Right.	22	A. Yes.
23	A I had received probably	23	Q. All right. When did you see

64 (Pages 253 to 256)

	.,	64 (Pages 255 to 256)			
Page 253	3	Page 255			
1 it?	1	that I was not in pain. He was telling me			
2 A. October the 29th.	2	that I needed to go get a doctor to take			
3 Q. Who gave it to you?	3	me off. In terms I was telling him, "You			
4 A. Ted Bryant, I assume.	4	give me a doctor that will take me off. I			
5 Q. Anywhere in the text of this	5	don't have a doctor that will take me			
6 letter did anybody at the company tell you	6	off."			
you were discharged?	7	Q. During this meeting on October			
8 A. No.	8	the 29th, 2003, you resigned from Albany.			
9 Q. Were you allowed to keep a	9	A. No, I did not.			
copy of this letter after that meeting?	10	Q. You didn't?			
11 A. I don't remember.	11	A. No.			
	12				
<b>Q</b> ,		• • •			
page, next to last paragraph, it looks	13	company you were resigning?			
14 like the company is offering to allow you	14	A. No. I told them that I was			
15 to remain on inactive status for some	15	applying I had applied for my state			
period of time while you try to resolve	16	disability.			
your medical issues. Do you see that?	17	Q. And what did you want them to			
18 A. I see that.	18	do, just leave you off work waiting on the			
19 Q. Is something unfair about I	19	results of that?			
mean, the way this letter reads to me,	20	A. No. I wanted them to send me			
21 Ms. Davis, Mr. Bryant and Mr. Johnston and		to a reputable doctor and get me some			
the folks at Albany were bending over	22	medical help. Attend to the lower disks,			
23 backwards to try to find a way to	23	the four disks in my lower back, the four			
Page 25	1	Page 25			
1 accommodate your doctor saying that you	1	disks in my neck, my wrists, and this			
2 could work and you saying you were in	2	rotator tear scar tissue.			
3 pain.	3	<ul><li>Q. Who qualifies as a reputable</li></ul>			
4 A. It's like I say, I knew	4	doctor?			
5 nothing about an inactive status. I was	5	A. I have no clue.			
6 taken off the job.	6	Q. Do you think board			
7 Secondly, it was not my	7	certification is an indication of the			
8 doctors. I was going to doctors that they	8	quality of a doctor?			
9 assigned me to, which they knew that I was	9	A. I don't know what they do.			
there unhappy with, because no one was	10	Q. Well, I mean, you wanted them			
doing anything for me.	11	to send you to another doctor. As far as			
12 When I got to that building, I	12	I can tell from your testimony and your			
was told by Jeff Johnston he was going to	13	record, they the company, over the			
14 have me arrested.	14	course of about fifteen years, had sent			
15 Q. When you got there	15	you to a lot of doctors			
16 A. In this meeting. In this	16	A. True.			
meeting. I was told by Jeff Johnston he	17	Q for a lot of treatment.			
was going to call the police on me.	18	I'm trying to determine what			
19 Q. Why was he going to call the	19				
Ç ,	20	it is that you think Mr. Bryant and			
,	1	Mr. Johnston on October the 29th, 2003,			
	21	still owed you in the way of medical			
	22	treatment.			
He was telling me that I would have to say	23	<ul> <li>A. They did not correct the</li> </ul>			

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65 (Pages 257 to 260)

			65 (Pages 257 to 260
	Page 25	7	Page 259
1	injuries. They were not corrected. The	1	document at all?
2	four disks in my neck is still hurting me,	2	A. I have never seen this.
3	the lower back is still hurting me, the	3	Q. Okay. Do you ever recall
4	wrists are still hurting me. I can barely	4	seeing a document that looks like that?
5	use this hand. I can't stand for it to	5	A. I don't remember this.
6	touch anything. So nothing went away.	6	Q. It is referenced on the first
7	The shoulder I'm still dropping	7	
8	things. I'm still burning my hands when	ł	line of Exhibit 12, Voluntary Resignation Form.
9	attempt. I can't open a jar.	9	A. This
10	Q. I will mark this as Exhibit	10	Q. No. Exhibit
11	12. Take a look at that for me.	11	•
12	(WHEREUPON, a document was	12	- The first of Salar III
13	marked as Defendant's Exhibit 12 and is	13	fixing to tell you what I'm confused with.
14	attached to the original transcript.)	14	
15	A. I don't remember this.	15	This is the only sheet of
16	Q. You have had a chance to look	16	paper I saw. I never saw those two piece
17	over what we have marked as Exhibit 12?		of paper. When I left there I was told by
18	A. Yes.	18	Ted Bryant, "We are going to send you some
19	Q. Okay. Are you saying that you	19	documents." I have not seen those
20	don't remember that document?	20	documents. When I saw a document I got
21	A. I don't remember that.	21	a letter in the mail a certified letter
22	Q. Look down there next to	22	in the mail telling me I don't even
23	employee's comments; is that your	l	exactly know what it was. I have never
		23	seen these papers before.
1	Page 258		Page 260
1	signature?	1	Q. You got a certified letter in
2	A. That's my signature.	2	the mail?
3	Q. Even though you recognize your	3	A. Telling me something about
4	signature, you just don't remember	4	termination.
5	receiving this document?	5	Q. Something about
6	A. No. I have never seen that	6	A. That I was terminated,
7	before.	7	Q. You said you got a letter that
8 9	Q. Well, how do you figure your	8	said you were fired?
_	signature got on it?	9	A. I was terminated. It's on
10	A. I don't know. Ask them.	10	that sheet. I called who did I call
11	Q. Are you accusing Mr. Bryant of	11	I called somebody and asked them, "Okay,
12	forging your signature?	12	what does termination mean." I asked them
13	A. He didn't forge my signature.	13	what did termination mean. I told them
14	But he didn't fill that paperwork out on	14	give me all of their definitions of
15	my behalf in my presence.	15	terminated.
16	Q. How do you think your	16	Q. Who did you call? Did you
17	signature got on there?	17	call somebody in New York, somebody in
18	A. I guess he I signed papers	18	Montgomery? Where were they?
19	after the fact before the fact.	19	A. I called New York once, too,
20	Q. Before what fact?	20	but I didn't get any response from New
21	A. Before he filled those papers	21	York. I called I called it had to
22 23	out.	22	be either if it wasn't the employment
۷3	Q. You don't recall seeing this	23	office, it was the worker's division.

66 (Pages 261 to 264)

	00 (lages 201 co 204					
	Page 261		Page 263			
1	Somebody I called. I don't remember	1	A. One time I was working the			
2	exactly who I called.	2	machine and this woman left a banana peel			
3	Q. I'm just going to attach this	3	on the table. I asked her to move it			
4	as Exhibit 13 to your deposition.	4	off. He told me to take it off.			
5	(WHEREUPON, a document was	5	Q. Any other occasions where			
6	marked as Defendant's Exhibit 13 and is	6	Mr. Johnston shouted or yelled at you?			
7	attached to the original transcript.)	7	A. Mostly these meetings those			
8	Q. You said that you got a	8	meetings that I would go to.			
9	certified letter.	9	Q. Did he ever use any profanity			
10	(WHEREUPON, a document was	10	in your presence?			
11	marked as Defendant's Exhibit 14 and is	11	A. I don't think so.			
12	attached to the original transcript.)	12	Q. Ever use abusive language?			
13	Q. Is that the letter that you	13	A. Well, I felt it was abusive			
14	are referring to?	14	when he accused wanted to call the			
15	A. Yes.	15	police on me.			
16	Q. All right. Do you know do	16	Q. Okay.			
17	you recognize the signature on that	17	A. When he told me to get the			
18	document?	18	banana peel.			
19	A. No.	19	Q. He didn't actually call the			
20	Q. Do you know anybody named	20	police on you, did he?			
21	Linda Forget?	21	A. No, he didn't.			
22	A. No.	22	Q. Did anybody at Albany ever			
23	Q. Any reason to believe that	23	have you arrested for any reason?			
	<u> </u>					
	Page 262		Page 264			
1	Ms. Forget ever did anything to you	1	A. No.			
2	because of your race?	2	Q. The banana peel, when did that			
3	A. I have no clue.	3	happen?			
4	Q. All right. If I read this	4	A. It was earlier. I don't know			
5	right, this looks like it is simply a	5	exactly the year or the date. I came in			
6	letter explaining to you what your	6	behind a woman and I had to clean up for			
7	retirement benefits are from the company.	7	her. I constantly reminded him that this			
8	A. The second paragraph.	8	person was leaving filth. One of our job			
9	Q. Did Mr. Johnston ever yell at	9	descriptions is that you clean up your			
10	you?	10	area. And I went everytime I had to			
11	A. Yes.	11	clean up behind her.			
12	Q. When?	12	So this one morning he came			
13	<ul> <li>A. Separate occasions.</li> </ul>	13	I believe he was a department manager. He			
14	Q. List them for me.	14	came to the department. I asked him I			
15	A. The last one when he	15	asked him to ask her to clean up behind			
16	threatened to call the police on me.	16	herself, and he told me to remove the			
17	Q. Okay. So we have got he	17	banana peel.			
18	shouted at you on October the 29th of	18	Q. Who was the employee who left			
19	2003. Are there any other occasions?	19	the banana peel?			
20	A. When he told me to go in the	20	A. It was Evelyn Morgan.			
21	office see him in the office.	21	Q. And at the time of this banana			
22	Q. All right. That's two. Any	22	peel incident, Mr. Johnston was the			
23	other occasions?	23	seaming department manager?			

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67 (Pages 265 to 268)

			67 (Pages 265 to 268)
	Page 265		Page 267
1	A. I think so.	1	Ms. Missildine, what is her race?
2	Q. After Mr. Johnston asked you	2	A. White.
3	to move the banana peel, did you go talk	3	Q. And what is it that you
4	to Mr. Bryant in Human Resources?	4	believe Ms. Missildine may know about your
5	A. No.	5	claims in this case?
6	Q. Did you try to contact George	6	A. She and I worked close
7	Kazalay about it?	7	together, and we was always helping each
8	A. No.	8	other out. But in reference to Glenda,
9	Q. We have got one handy. I will	9	her situation and my situation is similar.
10	mark this as Exhibit 15.	10	Q. In what way?
11	(WHEREUPON, a document was	11	A. They just did her the same
12	marked as Defendant's Exhibit 15 and is	12	way. She just got out of the plant. They
13	attached to the original transcript.)	13	dismissed her.
14	Q. Here is what I want to do.	14	Q. So it's your belief that the
15	I'm just your lawyers have provided me	15	company treated Ms. Missildine the same
16	the names of some folks who may have	16	way it treated you?
17	information related to your case. I kind	17	A. If not, close.
18	of want to go through these folks and see	18	Q. Okay. Did she also have
19	who they are and see what it is you think	19	workplace injuries?
20	they know.	20	A. Yes.
21	Who is Glenda Missildine?	21	Q. And she was then moved out of
22	A. She used to work for the	22	the company; is that your belief?
23	company.	23	A. Yes.
	Page 266		Page 268
1	Q. What did she do?	1	Q. Okay. Have you spoken to her
2	A. She was a seamer.	2	at all since she left the company?
3	Q. And did you work with	3	A. Yes.
4	Ms. Missildine in the seaming department?	4	Q. Do you keep in touch with her?
5	A. Yes.	5	A. I haven't talked to her in a
6	Q. And you say she used to work	6	long time.
7	for the company. Is she gone?	7	Q. Okay. Have you talked to her
8	A. Yes.	8	about this lawsuit at all?
9	Q. Was she gone before you were?	9	A. Yes.
10	A. Yes.	10	Q. All right. When did you do
11	Q. Do you know how far in advance	11	that?
12	of your departure from Albany	12	A. When I filed it.
13	Ms. Missildine left?	13	Q. When you filed the federal
14	A. I don't know exactly.	14	court lawsuit, the state court lawsuit?
15	Q. I mean, any idea? A year, two	15	A. Both lawsuits.
16	years, five years?	16	Q. Okay. Do you have a phone
1.7	A. Maybe about five years, I	17	number for her? Do you know how to reach
18	guess. I don't know.	18	her?
19	Q. She has been gone about five	19	A. Phone book. I have to look in
20	years or she left about five years before	20	the phone book.
21	you did?	21	Q. What did you tell her about
22	A. Left about five years before.	22	your lawsuit?
23	Q. All right. And	23	A. I just told her that the

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68 (Pages 269 to 272)

		T	00 (Fages 209 to 272)
	Page 269		Page 271
1	things that I had gone through. And I	1	A. No, she didn't go on no
2	told her I asked her would she be a	2	doctors' visits.
3	witness.	3	Q. All right. Did Ms. Forest
4	Q. All right. Did you tell her	4	ever tell you that she believed that she
5	that you were suing the company?	5	was in any way treated differently by
6	A. Yes.	6	anybody at Albany?
7	Q. Did you tell her you were	7	A. Yes.
8	suing Jeff Johnston?	8	Q. Who?
9	A. No. No, I didn't.	9	A. I don't remember names, but it
10	Q. Okay. Jerelene Forest, who is	10	has been brought up.
11	she?	11	Q. When did she bring that up to
12	A. She was a co-worker.	12	you?
13	Q. And Ms. Forest's race is?	13	A. Throughout the years.
14	A. Black.	14	Q. Anything in particular that
15	Q. She was also a seamer?	15	you recall her mentioning?
16	A. Yes.	16	A. Discrimination, prejudice.
17	Q. Was she still with the company	17	
18	at the time you left?	18	•
19	•	19	employed at Albany when you were hired in 1979?
20		20	
21	Q. And how far in advance of your	21	A. Yes.
22	departure from Albany did Ms. Forest leave?	22	Q. And do you recall any specific
23			person at Albany that Ms. Forest said that
23	A. It was some months. I don't	23	she thought was prejudiced?
	Page 270		Page 272
1	know how many months, but it was months.	1	A. She told me that all of them
2	Q. Do you know why she left the	2	was prejudiced.
3	company?	3	Q. Everybody in the plant?
4	<ul> <li>A. First she went off with both</li> </ul>	4	A. She told me that all of them
5	wrists. She had surgery on both wrists.	5	was prejudiced. That's just that's
6	And then personal illness.	6	what she said.
7	Q. Do you know what the nature of	7	Q. Did she explain who them was?
8	that illness was?	8	A. No.
9	A. I don't know.	9	Q. So does that mean everybody
10	Q. What is it that you believe	10	else that worked in the plant?
11	Ms. Forest knows that relates to your	11	A. I don't know.
12	case?	12	Q. All right. Did she tell you
13	A. She can attest to everything	13	specifically what she meant when she was
14	that I have told you today. Almost	14	talking about discrimination?
15	everything.	15	A. Because she had problems with
16	Q. Did	16	wire assignments. She was one of the
17	A. She has been a witness, and	17	better operators. She would be placed in
18	Q. She has been a witness to	18	areas to work fabrics that others didn't
19	which events?	19	want to work. She heard racial slurs.
20	A. All of them except for the	20	She felt that it was a discriminatory, if
21	October 29th situation.	21	I am saying it right, practice in the
22	Q. Did she go on the doctor	22	plant about against blacks and whites.
23	visits with you?	23	Q. What practice?

69 (Pages 273 to 276)

	D 277		Page 275			
	Page 273					
1	A. Favorable wire assignments,	1	the term "Nigger"?			
2	hiring positions. A black person can only	2	A. It's been awhile. I can't			
3	go this far, and that was it.	3	tell you when, what time, or how. But			
4	Q. You mentioned that Ms. Forest	4	it's been awhile.			
5	had some knowledge of racial slurs. Did	5	Q. Awhile meaning ten years,			
6	you ever while you were in Ms. Forest	6	fifteen years?			
7	presence, did you ever hear any racial	7	<ul> <li>A. It hadn't been fifteen years.</li> </ul>			
8	slurs in the plant?	8	It hasn't been ten years. It's maybe five			
9	A. Yes, because during the time	9	or six years, something like that.			
10	I'm trying to think. Well, in the	10	Q. She said that she heard it in			
11	seaming department, she would be familiar	11	the last five or six years, or she told			
12	like with most I can't speak for	12	you that five or six years ago?			
13	Ms. Forest. You know, I can't speak for	13	A. It had to be a sooner time			
14	Ms. Forest.	14	that she told me.			
15	Q. Did she ever tell you what	15	Q. Who is Katherine Davis?			
16	racial slurs she came to have heard in the	16	A. Another co-worker.			
17	plant?	17	Q. Is she black or white?			
18	A. Yes.	18	A. She is black.			
19	Q. What did she tell you?	19	Q. Also a seamer?			
20	A. Niggers. What is it	20	A. Yes.			
21	something about the gators. Just	21	Q. Was she already with Albany			
22	different things. Gator bait. Different	22	when you got heard?			
23	stuff.	23	A. Yes.			
	Page 274		Page 276			
<b>!</b>		1				
1	Q. Did she tell you who she had	1 2	Q. Was Glenda Missildine already with Albany when you were hired?			
2	heard use the term "Nigger"?	3				
3	A. She well, for one person	1	A. Yes. She had been, but then she came back. She had been and came			
4	I believe it was Dottie. It was Dottie.	4				
5	Q. Do you remember Dottie's last	5	back.			
6	name?	6	Q. All right. Katherine Davis,			
7	A. Brown or Hassell. I guess	7	was she still employed when you left the			
. 8	those are the only two she had.	8	company?			
9	Q. Did she you ever hear Dottie	9	A. Yes.			
10	use that term?	10	Q. Does she still work for the			
11	A. Let's see. I don't exactly	11	company?			
12	remember. You know, I don't exactly	12	A. No.			
13	remember. I know I have heard of it, but	13	Q. Okay. What is it that you			
14	I don't remember.	14	believe Ms. Davis knows about your claims			
15	Q. As you sit here today, you	15	in this case?			
16	have no specific recollection of hearing	16	A. I don't know.			
17	somebody use the term "Nigger" during your	17	Q. Have you ever talked to her			
18	employment with Albany?	18	about your lawsuit?			
19	A. I can't say that. I can't put	19	A. Yes.			
20	a finger on when I heard these terms, but	20	Q. Did you call each well, did			
21	I have heard that term.	21	you call Jerelene Forest about your			
22	Q. All right. When did Jerelene	22	lawsuit?			
23	tell you that she had heard somebody use	23	A. Yes.			

70 (Pages 277 to 280)

Page 277 Page 279				
	Page 277			
1	<ul><li>Q. So you talked to Ms. Forest</li></ul>	1	A. I don't know.	
2	about your case?	2	Q. Dorothy Collins, did she go by	
3	A. Yes.	3	Dot?	
4	Q. Did you talk to Katherine	4	A. Dot.	
5	Davis about your case?	5	Q. White or black?	
6	A. Yes.	6	A. Black I mean, white.	
7	Q. During the time that Ms. Davis	7	Sorry. I'm tired.	
8	was employed with the company, did	8	Q. What is it that you believe	
9	Ms. Davis report to you that she thought	9	Ms. Collins knows about your allegations	
10	that she had been treated differently than	10	in this case?	
11	any other employees because of her race?	11	A. Basically, everything, because	
12	A. Yes.	12	she was with me for the grievances. She	
13	Q. Who?	13	had interfered when I was attempting to be	
14	A. She has told me that she feels	14	fired.	
15	like she has been treated different	15	Q. She was your union steward?	
4		16	A. Yes.	
16	because of race.	17		
17	Q. When did she tell you that?	18	Q. Okay. Shederick Abner? A. Yes.	
18	A. I really can't say exactly	19		
19	when, but she have.	20		
20	Q. Do you remember did she	į.	·	
21	describe for you how it is that she had	21	think I'm tired. I probably need a break.	
22	been treated differently?	22	Q. Are you related to Mr. Abner?	
23	A. I remember one time it was	23	A. No.	
	Page 278		Page 280	
1	she was lead, and they placed a white	1	Q. Okay. What is it that you	
2	person over her. She had been lead,	2	think Mr. Abner knows about your claims?	
3	because she trained me. And they placed	3	<ul> <li>A. He was working with me in the</li> </ul>	
4	they took the lead the company	4	department. He was with me when the we	
5	whoever was supervisor or the department	5	had to call the paramedics. He filed	
6	manager took the lead job from her and	6	grievances. And he knows that how I	
7	gave it to a white person, who was Letha	7	was treated.	
8	Arnold.	8	Q. Well, other than this one	
9	Q. When did that occur?	9	grievance meeting, did Mr. Abner sit in on	
10	A. This has been a long time.	10	any other meetings that you had with Jeff	
11	Letha has been gone a long time.	11	Johnston?	
12	Q. 1980s?	12	A. I don't know.	
13	A. Probably, yeah.	13	Q. Was Mr. Abner present for any	
14	Q. Other than this occasion in	14	other meetings that you had with	
15	the 1980s where Ms. Davis was Letha was	15	Mr. Bryant?	
16	substituted as the lead in place of	16	A. I don't know.	
17	Ms. Davis, any other examples Ms. Davis	17.	Q. Now, at one point Mr. Abner	
18	ever gave you where she thought she was	18	worked in seaming for a period of time.	
19	treated differently?	19	A. Yes.	
20		20	Q. And then he left seaming and	
21		21	went to weaving?	
	•	22	A. No. He was in weaving. He	
22	that she had heard any racial slurs in the			
23	plant?	23	left weaving and came to seaming.	

71 (Pages 281 to 284)

	/1 (Pages 281 to 284)
Page 281	Page 283
1 Q. Did he stay in seaming?	1 same group?
2 A. Until he was terminated.	2 <b>A. Yes.</b>
3 Q. Do you know why he was	3 Q. All right. Did Mr. Abner ever
4 terminated?	4 tell you that he thought he was treated
5 A. I don't know exactly why.	5 differently because of his race?
6 Q. Were you in any way involved	6 A. Yes.
7 in his discharge?	7 Q. Did he explain how?
8 A. No.	8 A. Because of a situation that
9 Q. Do you know if he grieved his	9 happened in the seaming in the weave
10 discharge?	room, because of wire assignments, because
11 A. No.	of actions being taken, the discipline, or
12 Q. Okay. Other than the fact	something like that. So to that extent.
13 that do you believe Mr. Abner knows	But what, I don't exactly know.
anything about your employment with the	
company prior to him moving into the	15 Mr. Abner if he thought that he was having
16 seaming department?	16 problems that he should go to Human
17 A. Pardon?	17 Resources and talk to Mr. Bryant?
18 Q. Mr. Abner worked in weaving	18 A. He filed a grievance.
and then transferred to the seaming	19 Q. I am asking if you recommended
20 department, correct?	to him that he should go complain.
21 A. Uh-huh (Nodding head).	21 A. I don't believe I recommended
22 <b>Q. Yes?</b>	22 him, no.
23 <b>A. Yes.</b>	Q. Have you talked to Mr. Abner
Page 282	Page 284
1 Q. All right. Prior to Mr. Abner	1 about your case?
2 coming to work in the seaming department,	2 A. Yes.
y'all were in different areas of the	3 Q. Tell me what y'all talked
4 plant?	4 about.
5 <b>A. Yes.</b>	5 A. I asked him to be a witness
6 Q. In different work areas?	6 for me.
<sup>7</sup> A. Yes.	7 Q. And what did he say?
8 Q. Okay. So you would not really	8 A. Yes.
9 have been in a position to have observed	9 Q. Okay. And did you talk with
10 Mr. Abner's work circumstances when he was	10 him in any detail about what you wanted
11 in weaving?	11 him to say?
12 A. No.	12 <b>A. No.</b>
Q. He could like wise, he	13 Q. Okay. Did you talk to
would not have been in a position to see	14 Mr. Abner about any issues that he
what was going on in the seaming	previously had with the company?
16 department?	16 A. We talked about them all the
17 A. No.	time. That's before he left the job.
Q. All right. But once he moved	18 Q. Okay. Prior to you calling
to seaming, were y'all in the same work	him about this lawsuit, had you talked to
20 group?	20 him since he left the company?
21 A. Yes.	21 A. I hadn't talked to him in a
Q. So y'all were on first shift	22 long time. I maybe talked to him once,
together, second shift; you were in the	23 twice. After that it was until

72 (Pages 285 to 286)

			72	(Pages	285	to	_286)
	Page 285						
1	until this came this suit came up.						
2	Q. Who is Barbara Smith?						ļ
3	A. She is my supervisor was my						ı
4	supervisor.						
5	Q. She is black?						ŀ
6	A. Yes.						
7	Q. She still works for the						
8	company?						
9	A. Yes.	4.					
10	Q. Have you talked to Ms. Smith						
11	about your lawsuit?						
12	A. No.						
13	<ul> <li>Q. I think we have talked about</li> </ul>						
14	Nat Jones.						
15	The Donna Smith listed on						
16	here. She is the nurse that went with you						
17	on doctors' visits, correct?						
18	A. Yes.						
19	MS. WILLIAMS: Can we take a						
20	break? .		•				
21	MR. POWELL: Yes, we can. I						
22	think that's a good idea.						
23	(Off the record discussion, at which time						
	Page 286						
1	the deposition was adjourned at 3:30 PM)						
2	CERTIFICATE						
3							
4	STATE OF ALABAMA)						
5	JEFFERSON COUNTY)						
6	I hereby certify that the above						
7	and foregoing deposition was taken down by						
8	me in stenotype, and the questions and						
9	answers thereto were transcribed by means						
10	of computer-aided transcription, and that						
11	the foregoing represents a true and						
12	correct transcript of the deposition given						
13	by said witness upon said hearing.						
14	I further certify that I am						
15	neither of counsel nor of kin to the						1
16	parties to the action, nor am I in anywise						
17	interested in the result of said cause.						
18							
19	DAVID L. MILLER, CSR, RMR						
20	Certificate No: AL-CSR-141						I
21	May Comment with						
22	My Commission expires						J
23	November 30, 2009						

1 (Pages 287 to 290)

	1 (Fages 207 to 290
Page 287	7 Page 289
IN THE UNITED STATE DISTRICT COURT FOR	grounds at the time of trial or at the
THE MIDDLE DISTRICT OF ALABAMA	2 time said deposition is offered in
NORTHERN DIVISION	and a special in a situated in
MONTHERN DIVIDION	3 evidence, or prior thereto.
CIVIL ACTION NUMBER	5
CV-2:05CV-1040-WKW	6
CV ZIOSCV TO IO VVICAV	7 INDEX
DORA DAVIS,	THEEX
Plaintiff(s),	17.02.10
vs.	252/331
ALBANY INTERNATIONAL, JEFF JOHNSTON,	332
	11 Ms. Williams 361
Defendant(s).	12 Certificate 424
VOLUME II	13
VOLUME II	14
DEPOSITION TESTIMONY OF:	15 INDEX OF EXHIBITS
DORA DAVIS	16 EXHIBITS PAGE NO.
June 7, 2006	DEFENDANT'S 16 Job site analysis 326
June 7, 2006	18 DEFENDANT'S 17 EEOC letter 320
9:00 a.m.	19
	20 PLAINTIFF'S 1 M-300 Study 381
COLIDE DEDODEED	21 PLAINTIFF'S 2 Notice to dismiss 387
COURT REPORTER:	22 PLAINTIFF'S 3 Order 388
DAVID L. MILLER, CSR, RMR	23
Page 288	Page 290
1 STIPULATION	1 APPEARANCES
2 IT IS STIPULATED AND AGREED by and	2
3 between the parties throught their	3 FOR THE PLAINTIFF(S):
4 respective counsel that the deposition of	4 Triana S. Williams
5 DORA DAVIS, may be taken before David L.	5 Vicky U. Toles
6 Miller, Registered Merit Reporter and	6 TOLES & WILLIAMS
Notary Pulbic, State at Large, at the law	7 1015 South McDonough Street
8 offices of Toles & Williams, Montgomery,	8 Montgomery, Alabama 36104
9 Alabama, on June 7, 2006, commencing at	9
10 approximately 9:00 a.m.	10 FOR THE DEFENDANT, ALBANY:
11 IT IS FUTHER STIPULATED AND AGREED	
that the signature to and the reading of	12 BAKER, DONELSON, BEARMAN, CALDWELL
the deposition by the witness is waived,	13 & BERKOWITZ
the deposition to have the same force and	14 1600 SouthTrust Tower
effect as if full compliance had been had	15 <b>420 20th Street North</b>
with all laws and rules of Court relating	16 Birmingham, Alabama 35203
to the taking of depositions.	17
18 IT IS FURTHER STIPULATED AND	18 FOR THE DEFENDANT, JOHNSTON:
19 AGREED that it shall not be necessary for	19 Jennifer F. Swain
any objections to be made by counsel to	JOHNSTON, BARTON, PROCTOR & POWELL
any questions, except as to form or	21 2900 AmSouth/Harbert Plaza
leading questions, and that counsel for	22 1901 Sixth Avenue North
the parties may make objections and assign	Birmingham, Alabama 35203

		-	2 (Pages 291 to 294
	Page 291	-	Page 293
1	APPEARANCES	1	to try to finish up your deposition in
2		2	your case against Albany International and
3	ALSO PRESENT:	3	Jeff Johnston.
4	Jeff Johnston	4	The format will be the same as
5	Ted Bryant	5	it was last time, questions and answers,
6	DeMonica Richeson	6	so we are going to operate by the same
7		7	ground rules we did before, okay?
8		8	A. Okay.
9		9	Q. All right. Are you on any
10		10	medication or anything this morning that
11		11	would in any way impair your ability to
12		12	testify?
13		13	A. No.
14		14	Q. Other than your attorneys,
15		15	have you talked to anybody about your
16		16	deposition since we last met?
17		17	A. Yes.
18		18	Q. Who?
19		19	A. My daughter.
20		20	Q. Okay. She is here with us
21		21	today?
22		22	A. Yes.
23		23	Q. Okay. DeMonica
	Page 292		Page 294
1	I, David L. Miller, a Registered	1	A. Richeson.
2	Merit Report of Birmingham, Alabama, and a	2	Q. Okay. What does your daughter
3	Notary Public for the State of Alabama at	3	do?
4	Large, acting as Commissioner, certify	4	A. She works for Montgomery Water
5	that on this date, pursuant to the Federal	5	Works.
6	Rules of Civil Procedure, and the	6	Q. Has she ever worked at Albany
7	foregoing stipulation of counsel, there	7	International?
8	came before me at the law offices of Toles	8	A. No.
9	& Williams, Montgomery, Alabama,	9	Q. To your knowledge, did she
10	commencing at approximately 9:00 a.m. on	10	ever work with Jeff Johnston or Ted
11	June 7, 2006, DORA DAVIS, witness in the	11	Bryant?
12	above cause, for oral examination,	12	A. Excuse me. She did do some
13	whereupon the following proceedings were	13	help a about a week at Albany
14	had:	14	International.
15		15	Q. Do you remember when that was?
16	COURT REPORTER: Ms. Davis,	16	A. No.
17	you are still under oath.	17	Q. Which department did she work
18	FV444744	18	in?
19	EXAMINATION BY MR. POWELL (continued):	19	<ul> <li>A. I think it was like throughout</li> </ul>
20	Q. Good morning, Ms. Davis. How	20	the plant.
21	are you?	21	Q. Any idea how long ago that
22	A. I'm okay.	22	was?
23	Q. All right. We are here today	23	A. No.

3 (Pages 295 to 298)

	Page 295		Page 297
	_	1	-
1	Q. Okay. In the August to	1 2	FMLA process?  A. I don't know.
2	October of 2003 time frame, had your	3	
3	daughter worked at the plant anywhere in		Q. Okay. Now, you told me last
4	that time frame?	4	time you were together that Albany had
5	A. No.	5	never denied you FMLA leave if you
6	Q. To your knowledge, do you	6	presented the paperwork with information
7	believe that your daughter has any	7	from your doctor that you needed to be
8	personal knowledge of any of the events	8	off, correct?
9	identified in your complaint in this	9	A. Yes.
10	lawsuit?	10	Q. Okay. Do you have any reason
11	A. No.	11	to believe that your efforts to ask for
12	Q. So what about your deposition	12	FMLA leave at any point at Albany had
13	did you discuss with your daughter?	13	anything to do with your departure from
14	A. We just talked about the	14	the company?
15	length, how long.	15	A. I don't understand your
16	Q. Okay. During your last	16	question.
17	deposition you had mentioned that you had	17	Q. Well, you allege in the
18	gotten divorced. What is your husband's	18	lawsuit, among other reasons, that you
19	name former husband's name?	19	were fired because you asked for FMLA
20	A. Former husband's?	20	leave. I want to know if you, in fact,
21	Q. Yes. The most recent	21	believe that any request by you for family
22	husband.	22	leave was the reason for your discharge?
23	A. William Davis.	23	A. I know that everytime I asked
	Page 296		Page 298
1	Q. Okay. Where does Mr. Davis	1	for medical help I was denied it.
2	live?	2	Q. You mean everytime you asked
3	A. He lives in Millbrook,	3	for help for your work place injuries?
4	Alabama.	4	A. Yes.
5	Q. Okay. Do you know where he	5	Q. Okay. Do you believe on
6	works?	6	these occasions because I know we
7	A. Yes.	7	looked at some attendance records last
8	Q. Where?	8	time that indicated you had been approved
9	A. Montgomery Ford.	9	for FMLA leave by Albany on at least one
10	Q. What does he do at Montgomery	10	or two occasions.
11	Ford?	11	All right. Do you allege in
12	A. I don't know.	12	this lawsuit that you were discharged
13	Q. Okay. We talked a little bit	13	because you sought family medical leave?
14	when we were here last time about some	14	Not Workers' Compensation issues, but do
15	previous FMLA leave that you had taken	15	you believe that you were terminated
16	from the company. And I believe your	16	because you sought family leave under the
17	testimony was that you either went to	17	FMLA?
18	Linda Jones or to Mr. Bryant if you needed	18	A. I would say partly.
19	to request FMLA leave from Albany	19	Q. Okay. How?
20	International, correct?	20	A. Because I was denied family
21	A. Yes.	21	leave. I asked for help I asked for
22	Q. Okay. To your knowledge, did	22	medical help. I told them that my
23	Mr. Johnston have any involvement in the	23	injuries were hurting me and I was hurting

4 (Pages 299 to 302)

Page 299	Page 301
	1 21st of 2003?
<ul><li>every day, and it was proved, and I was</li><li>denied.</li></ul>	2 A. Yes.
3 Q. And these injuries that you	3 Q. Okay. Was that just a lump
4 were seeking help for, these were your	4 sum payment back to August of 2003?
5 Workers' Compensation injuries?	5 A. Yes.
6 A. They were Workers'	6 Q. All right. We had, I think,
7 Compensation injuries.	7 last time marked this as Exhibit 15.
8 Q. Okay. Since you last worked	8 These were your initial disclosures in the
9 for Albany have you worked anywhere else?	9 case. And I'm sort of in the middle on
10 A. No.	10 the one that I have handed you. I really
11 Q. Have you applied for work	want to start at number nine and just have
12 anywhere else?	12 you to look down the rest of the list.
13 A. No.	13 Just let me know when you have had a
14 Q. Have you been able to work	14 chance to do that, and I will tell you
anywhere since you last worked at Albany?	15 what I want to know.
16 A. No.	16 (Pause)
17 Q. Okay. And have you been able	17 A. What was your question?
18 to work anywhere since I believe August	18 Q. Okay. The question is: Is
19 the 21st of 2003 is the date that you were	there anybody on this list of doctors or
20 declared disabled by Social Security.	20 healthcare facilities from whom you sought
21 A. No.	21 treatment for any claimed injuries as a
Q. Okay. As you sit here today,	result of anything Mr. Johnston did to
23 you are not able to do your prior job as a	23 you?
Page 300	Page 302
1 seamer at Albany?	1 A. I don't understand that
2 A. With corrective surgery, I	2 question.
3 might.	3 Q. Let's see if I can rephrase
	4 it. You are seeking damages in this
4 Q. But as you sit here today, no? 5 A. No.	5 lawsuit, okay. What I'm trying to
6 Q. Okay. At any point between	6 determine is whether or not any of these
7 August of 2003 and today have you been	7 doctors or healthcare providers that you
8 able to perform all of your job duties as	8 have listed if any of the folks on this
9 a seamer at Albany?	9 list treated you for injuries that you
10 A. No.	claim were caused by some conduct by Jeff
11 Q. Okay. When you were declared	11 Johnston.
12 disabled by Social Security, did they	12 A. Yes.
did they start paying you benefits;	13 Q. Okay. Which ones?
meaning are you getting paid some payment	14 A. All of them, except for
from Social Security for your disability?	15 Dr. Hamilton, Dr. Hackman, Dr. Jakes.
16 A. Yes.	16 Q. So it is your contention that
17 Q. Okay. And I think they I	every doctor on this list in your initial
18 think that ruling came out in 2005, is	disclosures except Dr. Jakes, who is
19 when Social Security concluded that you	number eleven, Dr. Hamilton, who is number
20 were disabled, correct?	fifteen, and Dr. Hackman, who is number
21 A. Yes.	sixteen, treated you for some injury that
22 Q. Okay. Did they pay you back	you contend is caused by Jeff Johnston?
pay, a catch-up payment back to August the	A. No. I'm saying that number

5 (Pages 303 to 306)

	Page 303		Page 305
,	nine, Dr. Sweet; number ten, Dr. Katz;	1	company where Jeff Johnston was in charge
1 2	number twelve, Dr. Wade; thirteen,	2	of. And through my trying seeking help
3	Dr. Hartzog.	3	for injuries, I was refused help. The
4	I went to Jackson Hospital for	4	company was in charge. They denied me
5	tests well, I had surgery at Jackson	5	medical help or corrective surgery or
6	Hospital, too. So I would say yes. And	6	anything that could make my life
7	Dr seventeen, Dr. Cargile Miller.	7	comfortable to live.
8	Q. What is it that Dr. Sweet	8	Q. All right. Outside of
9	treated you for that you claim was caused	9	Mr. Johnston's role with the Montgomery
10	by Mr. Johnston?	10	plant for Albany, is there any specific
11	A. I was injured on the job. I	11	action by Mr. Johnston personally towards
12	was refused medical help.	12	you that you think caused you any injury?
13	Q. All right. Which injury did	13	A. I was asked to be taken off of
14	Dr. Sweet treat you for?	14	the machines. Mr. Johnston was still in
15	A. He lower back, my neck.	15	charge. He denied me the right to come
16	Q. When did Dr. Sweet treat you?	16	off of the machine, where they allowed
17	A. It was 2003.	17	other people to be moved off of the
18	Q. And was this treated as a	18	machines, which they knowed these machine
19	Workers' Compensation injury?	19	was causing injuries to our bodies.
20	A. Yes.	20	Q. Which machines were causing
21	Q. Is the treatment that you	21	the injuries?
22	received from for your lower back and	22	A. The M-3000.
23	neck from Dr. Sweet, is that what is at	23	Q. M-3000, okay. And how do
	Page 304		Page 306
1	issue in your State court Workers'	1	what is the basis for your contention that
2	Compensation case?	2	they know that the machine was causing
3	A. I really don't know.	3	injury?
4	Q. Okay. What exactly is it that	4	A. Because we were injured on
5	you contend that Mr. Johnston did that	5	in certain crawling, pulling, walking,
6	contributed to your back or neck injuries?	6	standing, lifting, shoving, sitting in a
7	<ul> <li>A. I worked for Albany</li> </ul>	7	position all day, lifting weights, having
8	International. They were in charge of the	8	to lean.
9	way that I was medically treated, and I	9	Q. Anybody that you worked with
10	was denied treatment.	10	at Albany in the seaming department that
11	Q. I will ask the question a	11	is still there?
12	little more specifically and see if maybe	12	A. Yes.
13	we can speed this up. Is there did you	13	Q. Who?
14	seek any medical treatment specifically	14	A. A lot of people. I don't know
15	for some action by Jeff Johnston towards	15 16	everybody that is still there.  O. More than five?
16	you?	17	
17	A. Medical treatment repeat	18	A. Yes. Q. More than ten?
18 19	me repeat yourself, I mean. Q. Let me ask it this way. Is	19	A. I don't know.
20	there some specific injury to you that you	20	Q. All right. And would these
21	believe was directly caused by Jeff	21	other folks in seaming did they also
22	Johnston?	22	work on the M-3000 machine like you?
23	A. I believe that I worked for a	23	A. Yes.

6 (Pages 307 to 310)

	0 (rages 307 to 310
Page 307	Page 309
1 Q. And they are still able to	1 Q. Was that a Workers' Comp
2 work?	2 injury?
3 A. I assume so.	3 <b>A. Yes.</b>
Q. All right. Now, I see right	4 Q. Did he treat you for anything
5 below Dr. Sweet's name is Dr. Allen's	5 <b>else?</b>
6 name. Are they partners in a medical	6 A. I went for a reading of
7 group?	7 x-rays.
8 <b>A. Yes.</b>	8 Q. X-rays of what?
9 Q. Did you see both Dr. Sweet and	9 A. My neck.
10 Dr. Allen?	10 Q. Your neck. Did you get a
11 A. No.	second opinion from Dr. Hackman for the
12 Q. Just Dr. Sweet?	12 neck injury that Dr. Sweet had treated you
13 A. I saw Dr. Allen later, but	13 for?
14 there was a separate office when I saw	14 A. No. I went for a personal.
15 Dr. Allen. Dr. Sweet was in a different	Q. Okay. Was that while you were
16 office.	16 employed by Albany?
17 Q. All right. We talked about	17 A. I believe it was after.
18 Dr. Katz and Dr. Wade last time.	18 Q. Who is Dr. Hamilton?
19 Who is Dr. Hartzog?	19 A. He is my cardiologist.
20 A. Dr. Hartzog he was a	Q. Was he your doctor during the
21 Workers' Comp doctor who did surgery on my	time that you were employed by Albany?
22 rotator tear.	22 <b>A. Yes</b> .
Q. That surgery was in 2001?	Q. Okay. Was he treating you for
Page 308	Page 310
1 A. Yes.	1 health problems during your employment
2 Q. Okay. Paid for by the company	2 with the company?
3 as a Workers' Comp injury?	3 <b>A. Yes.</b>
4 A. Yes.	4 Q. What is the nature of your
5 Q. What did Dr. Miller treat you	5 heart condition?
6 for?	6 A. You asked me what heart
7 A. My wrist. Both wrists.	7 diseases do I have?
8 Q. Your wrists? Are those also	8 Q. Yes, ma'am.
9 Workers' Comp injuries?	9 A. Okay. I have cardiomyopathy,
10 A. Yes.	10 mitral valve prolapse, congestive heart
Q. Were you treated for carpal	failure, enlarged heart, hypertension.
12 tunnel?	12 Q. Has Dr. Hamilton, to your
13 A. Both wrists.	knowledge, diagnosed the cause of these
Q. Okay. Do you remember when	14 heart conditions?
15 that was?	15 A. No, he didn't.
16 A. Probably 2003, too.	Q. Do you believe in any way
Q. Who is Dr. Hackman?	Albany International is the cause of your
18 A. Dr. Hackman was he treated	18 heart problems?
me once for Workers' Comp. That's for my	
<ul> <li>lower back. I went for an opinion.</li> <li>O. So Dr. Hackman treated you one</li> </ul>	Q. How so?
<b>C</b>	A. When I was treated with steroid treatments on my lower back, I
,	steroid treatments on my lower back, I complained of not being able to take them,
23 <b>A. Yes.</b>	23 complained of hot being able to take them,

7 (Pages 311 to 314)

	Page 311		Page 313
1	because I was allergic to them. And I	1	time I received steroid shots, I end up
2	took them anyway, because of the pain that	2	with new heart heart diseases.
3	was in my back.	3	Q. Have you seen anybody other
4	Q. Who gave you the steroid	4	than Dr. Hamilton for your heart problems?
5	shots?	5	A. I saw another doctor before
6	A. I believe it was a	6	Dr. Hamilton, but I don't even remember
7	Dr. Richardson under Dr. Dunavant. I	7	his name.
8	believe that is that's been how long it	8	Q. Okay. What has Dr. Jakes
9	has been. I don't remember.	9	treated you for?
10	Q. Are these steroids shots part	10	A. Fibromyalgia.
11	of Workers' Comp treatment?	11	Q. And how long has Dr. Jakes
12	A. Yes.	12	been treating you for fibromyalgia?
13	Q. All right. Has Dr. Hamilton	13	A. I believe I saw him in it
14	told you that these steroid shots caused	14	was either 2004, late 2003, one or the
15	any of these heart conditions?	15	other.
16	A. Dr. Hamilton was my doctor at	16	Q. Were you being treated by
17	that time.	17	Dr. Jakes during the time that you were
18	Q. Well, has any doctor told you	18	employed by Albany?
19	that steroid shots, as part of your	19	A. No.
20	Workers' Compensation treatment for your	20	Q. Who is Dr. Garrison?
21	back pain, caused any of these heart	21	A. Dr. Garrison is another
22	conditions that you have identified?	22	Workers' Comp doctor.
23	A. No.	23	Q. What about Dr. Dalton?
	Page 312		Page 314
1	Q. Okay. Then how do you draw	1	A. Dr. Dalton is a personal
2	some connection between steroid shots and	2	doctor.
3	your heart problems?	3	Q. What has Dr. Dalton treated
4	<ul> <li>A. I never had heart problems</li> </ul>	4	you for?
5	until I started receiving the steroid	5	A. He did a colonoscopy.
6	shots.	6	Q. Just an exam or were you being
7	Q. So that's simply your opinion	7	treated for some particular condition?
8	that there is a connection between the	8	A. Well, everytime when I
9	steroid shots and your heart problems?	9	could not receive injections, when I could
10	A. I didn't I started having	10	not take the the muscle relaxers or the
11	heart problems afterwards after the	11	inflammatory pills, I suffer from that
12	steroid shots.	12	with acid reflux.
13	Q. All right. And you, on your	13	So she told me that it was
14	own, have drawn some connection between	14	something had to be going on, the reason I
15 16	the steroid shots and your heart problems?	15 16	couldn't take this medicine. So that's
	A. I started having steroid shots	17	when I consulted my physicians and asked
17 18	I mean, I started having heart problems after the steroid shots.	18	them to give me to try to find out was anything going on in my body to cause me
19	Q. Okay. But no doctor has told	19	not to be able to take the medicine. She
20	you that they have diagnosed any medical	20	suggested that I have some I have
21	link between your steroid shots and the	21	something done about that.
22	heart problems that you have identified?	22	Q. All right. And did Dr. Dalton
	Heart Dioblettis that you have menuneur	1 2 2	

8 (Pages 315 to 318)

Page 315	Page 317
1 following this colonoscopy?	,
2 A. Was nothing wrong in my colon	,
3 for them to treat me for.	£, ,
4 Q. Who is Dr. Turner?	4 complaint that the company knew the M-3000
5 A. Dr. Turner is another Workers'	5 was causing injuries.
6 Comp doctor.	6 A. Yes.
7 Q. What did Dr. Turner treat you	7 Q. All right. Now, you told me a
8 for?	8 little while ago that your basis for that
9 A. He was the company doctor.	9 was you and others got hurt on the job.
10 Wrists, neck, lower back.	10 A. Yes.
11 Q. What did Dr. Garrison treat	11 Q. All right. Any basis for that
12 you for? I know you said he was a Work	allegation other than your observation
13 Comp doctor.	that you were injured and others may have
14 A. Lower back, I believe.	14 been injured at work?
15 Q. Dr. Mathis?	15 A. When this when we when
16 A. He was my medical my	the injuries start occurring, not only to
personal medical doctor.	me, but other people, that is when the
18 Q. Okay. There is a reference on	18 company started I don't know what the
19 your disclosures to an ergonomic	process was, but they brought somebody in
evaluation of the M-3000 machine. Is that	20 to evaluate this M-3000 and to check and
21 a what is that? Is that	21 to see what we was doing and was not
A. I don't know what it is.	22 doing.
23 Q. Is that a job site analysis	Q. Okay. Did y'all start doing
Page 316	Page 318
1 that was done of the seaming job?	1 anything differently after that?
2 A. I assume. I don't know.	2 A. My job was the same.
3 Q. Tell a look at that for me and	3 Q. Did y'all start any kind of
4 tell me if you recognize that.	4 exercise program in the plant?
5 (WHEREUPON, a document was	5 A. They started an exercise
6 marked as Defendant's Exhibit 16 and is	6 program, yes.
7 attached to the original transcript.)	7 Q. For everybody in the seaming
8 A. Yes.	8 department?
9 Q. Did you see this job site	9 A. Every yes.
analysis at any point while you worked for	10 Q. What did that exercise program
11 the company?	11 consist of?
12 A. Yes.	12 A. You stand and make certain
13 Q. Okay. And have you had a	13 movements with your body.
14 chance to read over it?	14 Q. Just sort of a stretching
15 A. I have seen it.	15 program?
16 Q. Okay. And is this a does	16 A. Stretching process, yes.
this job function wise and workwise	Q. So you would be sort of warmed
provide a fair assessment of the seaming	18 up and ready to go to work?
machine operator job at Albany's	19 A. No. It wasn't at the
20 Montgomery plant?	20 beginning of the shift. It was usually
A. It is a description of the job	21 like some part of the day in the
22 that we did.	22 morning, and then another like about
Q. So this is a description of	two in the evening and probably nine,

9 (Pages 319 to 322)

			9 (Pages 319 to 322)
	Page 319		Page 321
1	something like that, in the morning.	1	A. Yes.
2	Q. Well, did you do the	2	Q. What is it?
3	stretching exercises every shift?	3	A. It's a letter to the Equal
4	A. No. It was every shift, but	4	Opportunity Commission.
5	we did it two times a day. We did it	5	Q. Who wrote this letter?
6	morning and then we do it in the	6	A. I did.
7	afternoon.	7	Q. Did you type it?
8	Q. So you did it two times per	8	A. No.
9	shift?	9	Q. Okay. Who typed it for you?
10	A. Yes.	10	A. A friend of mine.
11	Q. Okay. You say morning and	11	Q. Who was that?
12	afternoon. If you are on third shift,	12	A. Her name is Valerie.
13	that would be just after midnight and	13	Q. What is Valerie's last name?
14	but two times a shift?	14	A. Abner.
15	A. Yes.	15	Q. Would that be Shederick
16	Q. Okay. So you would work a	16	Abner's wife?
17	little while, stop, stretch, go back to	17	A. Yes.
18	work, then stretch again, and then finish	18	Q. Okay. Now, the only version
19	your shift?	19	of this I have is not signed. Did you
20	, A. Yes.	20	actually personally sign one of these to
21	Q. All right.	21	the EEOC?
22	MS. WILLIAMS: Do you need a	22	A. I don't remember, but I
23	break?	23	don't remember.
	Page 320		Page 322
1	THE WITNESS: No, not yet.	1	Q. All right. But what is in
2	Q. (BY MR. POWELL) At any point	2	here were your thoughts at the time about
3	while you worked for the company did you	3	your employment with Appleton Wire?
4	did you ever contact the EEOC to	4	A. Yes.
5	complain about any of these allegedly	5	Q. All right. And this letter is
6	discriminatory events that you have	6	dated October 14, 2000?
7	identified?	7	A. Yes.
8	A. Yes, I did.	8	Q. Did you ever formally file a
9	Q. What did you do?	9	charge of discrimination with the EEOC?
10	A. Wrote a letter.	10	A. No.
11	Q. Wrote a letter to them.	11	Q. Okay. Were you contacted by
12	Okay.	12	anyone at the Commission to discuss this
13	Does it look like that?	13	letter?
14	(WHEREUPON, a document was	14	A. No.
15	marked as Defendant's Exhibit 17 and is	15	Q. Okay. What prompted you to
16	attached to the original transcript.)	16	send this letter to Ms. Monroe?
17	(Pause)	17	A. Because all of the
18	A. Okay.	18	everything it's true.
19	Q. Have you had a chance to look	19	Q. So what is in here then you
20	over what has been marked as Exhibit 17 to	20	have also testified about a lot of this in
21	your deposition?	21	your deposition in this case
22	A. Yes.	22	A. I believe so.
23	Q. Do you recognize it?	23	Q. All right. Well, if you

10 (Pages 323 to 326)

1	Page 323		Page 325
1	believed all of this in October of 2000,	1	on-the-job injury.
2	why didn't you take any formal action on	2	A. One time I went to I was
3	it six years ago?	3	under Workers' Comp, and I was sent to
4	A. Because so far everyone I	4	I don't remember the building but I was
5	have turned to Mr. Johnston,	5	given something like a three-hour test,
6	Mr. Bryant, the Union is like in	6	and it was testing my mental capabilities.
7	here, a deaf ear. It's like no one	7	Q. Who gave you the test?
8	hears. And when I do get an explanation,	8	A. If I could remember that, I
9	it is explained away.	9	would tell you. I don't know.
10	Q. What exactly did you ask	10	Q. This test was not conducted at
11	Mr. Bryant for help with?	11	Albany International?
12	A. I have always let Mr. Bryant	12	A. I was sent to this company by
13	know that when I go to the doctor's	13	Albany International.
14	office, I let them know how I'm treated.	14	Q. By Albany or by the Workers'
15		15	Compensation doctor?
16	Q. Other than your Workers' Compensation treatment, any other issues	16	A. Albany International or the
17		17	·
18	that you have brought to Mr. Bryant's attention that he has not addressed?	18	Workers' Comp or whoever was working for
4		19	Albany International.
19	A. I don't remember.		Q. Well, who, by name
20	Q. Okay. None that you can	20	specifically, asked you to go take this
21	remember as you sit here today?	21	three-hour test?
22	A. The situation with Tim	22	A. I don't remember.
23	Woodward, no matter who or how I	23	Q. Okay. And since it is
	Page 324		Page 326
1	complained, no one did anything about	1	referenced in an October the 14th, 2000,
2	anything. And all I was trying to do was	2	letter, I assume that you had this test
3	stay there until I turned fifty-five years	3	sometime prior to that?
4	old so I could retire with dignity. I was	4	A. I don't remember the dates or
5	not allowed to I was not given that	5	the time. I don't remember.
6	opportunity.	6	Q. Do you know what year?
7	Q. Well, if you are incapable of	7	A. I don't remember.
8	working I mean, you have testified that	8	Q. I see further down in that
9	you are unable to work.	9	paragraph it says that you have been
10	A. Because of injuries. Job	10	clinically diagnosed with depression and
11	on-the-job injuries.	11	you are currently taking drug treatments
12	Q. Okay. So it's your contention	12	and counseling.
13	in this case that the reason that you were	13	A. During this time I was I
14	unable to get to age fifty-five at Albany	14	went to a program we had called I was
15	and retire with dignity is because of	15	in a lot of pain, just like I was up until
16	Workers' Compensation injuries?	16	the point where I was dismissed. And I
17	A. Because of I was not	17	would the doctors wasn't treating me.
18	treated for those injuries, I was just	18	So I went to EEO
19	passed through doctors' offices.	19	Q. EAP?
20	Q. Okay. I see on page two of	20	A. EAP. The EAP I think her
21	this letter that you claim to have been	21	name was Linda I believe Linda Linda
22	subjected to mental exams without your	22	Jackson. It was I don't remember her
23	consent while being treated for an	23	name. But, anyway, she sent me to a

11 (Pages 327 to 330)

			11 (lages 321 co 330)
	Page 327		Page 329
1	doctor for this.	1	Ketorolac, K-E-T-O-R-O-L-A-C.
2	Q. And how long did you get	2	A. I don't know.
3	treatment under Albany's EAP program?	3	Q. Dr. Hartzog prescribed that
4	A. I had to pay for that service	4	for you.
5	myself. You only go to their counselors.	5	A. It was probably inflammation
6	And I had to go when I went to this	6	or pain.
7	doctor, I had to pay the doctor myself.	7	Q. All right. Bextra.
8	Q. The company paid for the EAP	8	A. It was probably inflammation
9	portion of the counseling?	9	or pain, which I was allergic to, too.
10	A. Yes.	10	Q. Diazepom, D-I-A-Z-E-P-O-M.
11	Q. Okay. And after you met with	11	A. I don't know.
12	the EAP counselor you then went to a	12	Q. Meclizine, M-E-C-L-I-Z-I-N-E.
13	separate private	13	A. I don't know.
14	A. She sent me to a doctor	14	Q. Skelaxin, S-K-E-L-A-X-I-N.
15	which I don't even remember his name. But	15	A. Pain or inflammation.
16	I know I went I went for a little	16	Q. Spironolactone,
17	while, but it wasn't long. But during the	17	S-P-I-R-O-N-O-L-A-C-T-O-N-E.
18	medication I could not drive or anything.	18	A. I don't know.
19	My daughter drove me.	19	_
20		20	Q. Lisinopril, L-I-S-I-N-O-P-R-I-L.
21		21	A. I don't know.
22	with anyone at the EEOC in response to	22	
23	this letter?	23	Q. Furosemide,
23	A. No.	23	F-U-R-O-S-E-M-I-D-E.
l	Page 328		Page 330
1	Q. Did you meet with anybody at	1	A. I don't know.
2	the EEOC about your claims?	2	Q. That's a Dr. Hamilton
3	A. No.	3	medicine.
4	Q. Did you mail this to the EEOC,	4	<ul> <li>A. It's probably for fluid.</li> </ul>
5	or what did you do with it?	5	Q. Trazodone, that's Dr. Jakes.
6	A. Most likely mailed it, because	6	A. Oh, probably pain or pain,
7	I didn't go to it. I had to have mailed	7	I guess.
8	it.	8	Q. Dr. Mathis appears to have
9	Q. What was Shederick Abner's	9	prescribed Premarin.
10	involvement in this letter?	10	A. That's estrogen.
11	A. He encouraged me.	11	Q. Also Dr. Mathis Protonix?
12	Q. To your knowledge, did he	12	A. I don't know.
13	write his own letter?	13	Q. And Meprozine, also
14	A. I don't know.	14	Dr. Mathis?
15	Q. Okay. Have you ever given any	15	A. I don't know, but I believe it
16	testimony on any of these events anywhere?	16	was for the acid reflux or the relief.
17	A. Yes. Most likely, I have.	17	Q. Dr. Katz appears to have
18	Q. Do you remember where?	18	prescribed Alprazolam,
19	A. No.	19	A-L-P-R-A-Z-O-L-A-M.
20	Q. I'm just going to run some	20	A. Probably inflammation or pain.
21	medication names by you and I just want a	21	Q. All right. Tizakidine,
22	general description of why you were	22	T-I-Z-A-K-I-D-I-N-E. That's Dr. Fallahi.
23	prescribed these medicines. All right.	23	A. Probably inflammation or
	processor and a modernical fill right		/ ii i lobdolj illidililidatoli o

12 (Pages 331 to 334)

	Page 331		Page 333
1	it's because of the fibromyalgia.	1	Albany.
2	Q. Okay. Dr. Fallahi is not a	2	As Mr. Powell did, I'm going
3	name that I think I have heard before.	3	to ask you a series of questions today.
4	Who is Dr. Fallahi?	4	If I ask you a question that you don't
5	A. I also saw him. Fibromyalgia.	5	understand, can you tell me that and ask
6	Q. What about Dr. Fishnic	6	me to rephrase it?
7	(Phonetic)?	7	A. Yes.
8	A. I don't know who that is.	8	Q. If you answer a question, I
9	Q. Looks like he prescribed	9	will assume that you understood what I was
10	amoxicillin, just a general antibiotic, I	10	asking and that's what you were answering;
11	think.	11	is that fair?
12	A. This was probably pertaining	12	A. Yes.
13	to having dental work.	13	Q. You testified earlier today,
14	Q. Dr. McLamore, M-C-L-A-M-O-R-E,	14	Ms. Davis, that it was your belief that
15	appears to have prescribe	15	Mr. Johnston and Albany had terminated
16	cyclobenzaprine.	16	your employment in some way related to the
17	A. I don't know. I went to him	17	Family Medical Leave Act; is that right?
18	for sinuses.	18	A. Yes.
19	Q. Dr. Sweet appears to have	19	Q. And I think I understood you
20	prescribed Srbudeprion,	20	to say that the reason why you believed
21	S-R-B-U-D-E-P-R-I-O-N.	21	that is because even though you were in
22	A. I don't know. Possibly	22	pain and you had injuries, you didn't get
23	inflammation or pain.	23	the medical help that you felt like you
	Page 332		Page 334
1	Q. Who is Dr. Wahid, W-A-H-I-D?	1	needed.
2	A. I don't know.	2	A. Yes.
3	Q. Do you know why he prescribed	3	Q. Am I correct in understanding
4	Naproxen for you?	4	that your claim about the Family Medical
5	A. Inflammation, I guess, or	5	Leave Act is that the company was not able
6	pain. Something, I don't know.	6	to find a doctor who would recognize and
7	Q. Okay. If you need at break at	7	properly treat your injuries?
8	any point, just let us know.	8	A. I feel that under Workers'
9	MS. WILLIAMS: If we could	9	Comp I was being sent to doctors and the
10	just stop right now and take a break.	10	doctors wasn't properly medicating or
11	MR. POWELL: We can.	11	correcting the injuries that I had.
12	9:58 AM	12	Q. And you believe that that was
13	(Short recess)	13	Jeff Johnston's fault?
14	10:18 AM	14	A. Yes.
15	MR. POWELL: I don't have any	15	Q. And that's because why?
16	more questions for you.	16	A. Because he was the leader. He
17	EVANATRIATIONI DV NAC. CIMIATRI	17	was over the company.
18	EXAMINATION BY MS. SWAIN:	18	Q. So what you really wanted
19	Q. Ms. Davis, are you ready?	19 20	Mr. Johnston to do was to find you a
20	A. Yes.	21	Workers' Comp doctor that would treat you the way you felt you should be treated?
21 22	Q. My name is Jennifer Swain. I	22	A. To treat me the way I needed
23	represent Jeff Johnston in the lawsuit that you have filed against him and	23	to be treated.
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13 (Pages 335 to 338)

D 22F	Down 227
Page 335	Page 337
1 Q. Okay. And it was your belief	1 not have a medical certification saying
that the Workers' Comp doctors should have	2 that they needed to be off from work?
3 taken you off from work?	3 A. I don't know.
4 A. Yes.	4 Q. Did you ever discuss the
5 Q. And it's your believe that the	5 Family and Medical Leave Act with
6 Workers' Comp doctors should have told	6 Mr. Johnston?
7 Albany that you were unable to work	7 A. What I I don't remember
8 because of your injuries?	8 whether it was family medical leave, but I
9 <b>A. Yes.</b>	9 did let Mr. Johnston know that I was in
10 Q. And it's your belief that	10 pain and I was in constant pain. And each
11 because the doctors didn't do that, that	11 visit we had, every meeting, I allowed
12 Mr. Johnston violated the Family Medical	12 them I let them know the extent of the
13 Leave Act?	13 pain that I was living in on a day-to-day
14 A. Yes.	14 basis.
15 Q. Is there any other way in	15 Q. In response to many of those
16 which you think Mr. Johnston or Albany	16 conversations you were sent to Workers'
violated the Family Medical Leave Act?	17 Comp doctors; is that right?
18 A. When I would go to or when	18 <b>A. Yes.</b>
they called me to these meetings, it was	19 Q. Those doctors would release
20 never any concern about what was going on	20 you to return to work.
21 in my body. It was always are you able,	21 A. They would release me.
are you in pain, can you guarantee that	22 Q. I believe you testified the
23 you cannot work in pain. I couldn't	23 last time we were here not this
Page 336	Page 338
guarantee that, because I had been working	1 morning, but before that it's your
2 in pain since 1991.	2 belief that you were actually terminated
3 Q. Okay. My question is whether	3 on August the 21st, 2003; is that correct?
4 there was any other way in which you think	4 A. Yes.
5 Mr. Johnston or Albany violated the FMLA	5 Q. So when you came to the
6 other than not finding you a doctor that	6 meeting on October the 29th, that you have
7 would take you off of work?	7 also testified about previously, was it
8 A. I don't know.	8 your understanding that your employment
9 Q. You were, as you have	9 had already been terminated?
testified previously, permitted to take	10 A. Yes.
family and medical leave when you had a	11 Q. Tell me about that meeting on
doctor's certification, correct?	12 October the 29th. You testified before
13 <b>A. Yes.</b>	that Mr. Johnston had threatened to call
14 Q. And in this situation around	14 the police on you; is that right?
the time that you claim that you were	15 A. Whenever I am involved with
discharged, the doctors that you were	16 Mr. Johnston in any meeting, he always
seeing for your injuries did not certify	17 flares up, he always attacked me in ways
that you needed to be off from work,	18 that it shouldn't be. He accuses me of
19 correct?	19 things that I'm not guilty of. And this
20 A. They did not.	20 was one of the occasions.
Q. Do you know of anyone at	21 He kept telling me, "Dora, you
Albany who was allowed to take Family and	22 need to find you a doctor." I said,
23 Medical Leave Act protected leave who did	23 "Well, my doctor says that didn't say

14 (Pages 339 to 342)

			14 (rages 33) (0 342)
	Page 339		Page 341
1 1	that I was not disabled to work." They	1	that you couldn't work and you wanted a
	did not take me off the job.	2	Workers' Comp doctor to take you off,
3	Q. When you say your doctor, your	3	correct?
	personal physician?	4	A. In the process of my trying to
5	A. My personal doctors.	5	do my job, it was constant, unbearing
6	Q. Your personal physician said	6	pain.
	that	7	Q. Because of that pain, you were
8	A. That	8	unable to work?
9	Q you could return to work?	9	A. I was I wanted to
10	A. I could return to work.	10	Workers' Comp to do what they was supposed
11	Q. The Workers' Comp doctors also	11	to do. They had Workers' Comp insurance
	said you could return to work?	12	that takes you off and gives you the
13	A. They said I could return to	13	opportunity to heal. The company denied
	work.	14	me that.
15	O. What was the context of Jeff	15	Q. Did you understand during that
	Johnston threatening to call the police?	16	October 29th meeting that your doctors had
	Did he just say that out of the blue, or	17	released you to return to work?
	was something said before that that seemed	18	A. Yes.
	to upset him?	19	Q. It's my understanding from you
20	A. I walked out of the room and	20	that because of all of the pain that you
	closed the door.	21	were experiencing that you could not work
22		22	and you needed a doctor to take you off
23		23	work; is that right?
23		.23	Page 342
	Page 340		
1	was calling the police on me.	1	A. I needed the Workers' Comp
2	Q. You walked out of the room and	2	doctors to do the job that Albany
3	closed the door and he followed you out of	3	International allowed them to do.
4	the room?	4	Q. Which, in your view, was to
5	<ul> <li>A. No. The shop steward,</li> </ul>	5	take you off from work.
6	Norma I believe she followed me. She	6	<ul> <li>A. To take me off work and allow</li> </ul>
7	brought me back into the room.	7	my body to heal.
8	Q. Why did you walk out of the	8	Q. Other than finding a Workers'
9	room?	9	Comp doctor who would take you off from
10	A. Because of his accusations.	10	work, was there anything else that you
11	Q. What accusations?	11	think that Jeff Johnston should have done
12	A. "I can't guarantee you, Jeff,	12	for you and did not do for you?
13	that I am not in pain. I am under your	13	<ul> <li>A. The Work Comp doctors was</li> </ul>
14	physician's care."	14	under Albany International, they did what
15	Q. Well, you have testified that	15	Albany International say. They were their
16	at the time of the October 29th meeting	16	doctors. I only went because they sent
17	you were not physically able to work,	17	me. They were Workers' Comp doctors. I
18	correct?	18	did what their doctors say do.
19	A. I said that I was in a lot of	19	The company knowed the extent
20	pain. I was working I was in a lot of	20	of the injuries that I had acquired. They
21	pain. I was hurting from the top of my	21	knew that this had been going on for quite
22	head to the sole of my feet.	22	some time. The pain was constant, they
23	Q. Because of that pain, you felt	23	know it was severe, they know I got locked

15 (Pages 343 to 346)

			15 (Pages 343 to 346)
1	Page 343		Page 345
1	on the fabrics. I complained to Ted, I	1	Q. Did you slam the door when you
2	complained to Jeff, I complained to the	2	walked out of the room?
3	shop steward supervisor. I complained to	3	A. I don't know whether I did. I
4	everybody that I could have complained	4	walked out.
5	to. No one did anything.	5	Q. Did Jeff Johnston actually
6	Q. Well, what they did was she	6	call the police?
7	sent to you a Workers' Compensation doctor	7	A. No, he didn't.
8	who did not take you off.	8	Q. Did Jeff Johnston tell you on
9	<ul> <li>These doctors were under the</li> </ul>	9	October the 29th strike that.
10	supervision of Albany International. I	10	Did you tell Jeff Johnston on
11	was told by Dr. Garrison that I that it	11	October the 29th, or Ted Bryant or whoever
12	was something that he could do, but the	12	was in this meeting, that you had decided
13	Workers' Comp did not approve it to make	13	to pursue and, in fact, had applied for
14	my condition better.	14	Social Security disability benefits?
15	Q. Are you aware of any	15	A. I told them I had applied for
16	conversations between Mr. Johnston and any	16	Social Security benefits.
17	of your Workers' Comp doctors?	17	Q. Did you tell them you were
18	A. I know that each day when I go	18	through with the Workers' Comp people?
19	to Workers' Comp, if Donna was not with	19	A. No, I didn't.
20	me, before I get back to the company, the	20	Q. Did Jeff Johnston tell you in
21	company already knows what decisions have	21	the October 29th meeting that if you
22	been made before	22	returned to work but then had to leave
23	Q. Okay.	23	again or did not come into work because of
	Page 344		Page 346
1	A from the doctors.	1	pain without a doctor's excuse, that that
2	Q. Here is my question. If you	2	would be counted against you as an
3	will listen to the question and answer the	3	occurrence?
4	question I'm asking, we will get through	4	A. Yes.
5	this a lot more quickly.	5	Q. Did you understand that you
6	Are you aware of any	6	could return to work, but that if you did,
7	conversations between Jeff Johnston and	7	you would have to actually come to work
8	any of your Workers' Comp doctors?	8	and do the job?
9	A. No.	9	A. I understood that I had to
10	Q. Going back to the October 29th	10	return I had to return to work.
11	meeting. You left the room, Norma Heath	11	Q. And it was your feeling that
12	came and asked you to come back into the	12	you could not do that?
13	room; is that correct?	13	A. It is my thing that I was in a
14	A. Yes.	14	lot of pain. At the time, barely
15	Q. When you walked back into the	15	walking. My arms and things I couldn't
16	room Jeff Johnston just said, "Dora, I'm	16	hardly move them. I couldn't drive
17	going to call the police on you?"	17	myself. I couldn't take care of my
18	A. He told me he would call the	18	myself. I couldn't even personally
19	police on me.	19	take care of myself.
20	Q. Did he give you any indication	20	Q. Because of?
21	why he would call the police?	21	A. This company knew it, Jeff
22	A. He wouldn't have me slamming	22	Johnston knew it, Ted Bryant knowed. They
23	doors or whatever.	23	knew that all parts of my whole spine,

16 (Pages 347 to 350)

	Dag: 247		D
1	Page 347		Page 349
1	they knew my both wrists, they knew my	1	Q. You understood let me show
2	fingers, they knew my shoulder had erupted	2	you what Mr. Powell marked as Defendant's
3	again, the scar tissue. They knew the	3	Exhibit 14 and ask you to take a look at
4	pain that I was in every day. They knew.	4	that.
5	And I was going and I begged	5	A. Yes, I remember this letter.
6	for help, and they didn't give it to me.	6	Q. Did you understand from that
7	Instead, I don't have a job.	7	letter that you are eligible for
8	Q. And because of all of the pain	8	retirement benefits from Albany when you
9	that you were in, you knew that you were	9	reach age fifty-five?
10	not going to be able to go back to work	10	A. Yes.
11	A. I knew that	11	Q. Other than the fact that
12	Q. Let me finish the question.	12	let me ask you this.
13	A I had a Workers' Comp	13	How old were you in October of
14	situation, and I know it was Workers' Comp	14	2003?
15	laws, and I know Workers' Comp is supposed	15	A. Fifty-one.
16	to support me and make sure that the	16	Q. Other than the fact that you
17	injuries that I occurred was supposed to	17	weren't able to get retirement benefits at
18	be fixed, and they didn't do it. And	18	the time you actually left the company, is
19	instead, I don't have a job today.	19	there anything else that either Jeff
20	Q. My question is, you because	20	Johnston or Albany did that you think
21	of all of the pain that you were in when	21	interfered with your retirement benefits?
22	you were in that October 29th meeting, you	22	A. Yes.
23	knew that that you were not going to be	23	Q. What is that?
	Page 348		Page 350
1	able to come back to work and do all of	1	A. The fact that I was taken off
2	your job functions?	2	of my job way before this time came. The
3	A. I knew if I came to work I	3	fact that I was only going to receive
4	would be in pain. I couldn't guarantee	4	whenever I was eligible six hundred and
5	Mr. Johnston that I couldn't be in pain.	5	something dollars. I was insulted about
6	He insisted that the only way I could come	6	the loss and having to take two hundred
7	back to work is not be in pain. I could	7	and something instead.
8	not guarantee him that I wouldn't be in	8	And I know that Albany had a
9	pain.	9	plan where if Workers' Comp had did their
10	Q. Did you ever have any	10	part, I could have easily been taken off
11	conversation with Mr. Johnston about	11	of the job, offered early retirement. I
12	retirement benefits?	12	could have easily been taken off the job
13	A. I don't think so.	13	under the under long-term disability,
14	Q. Do you know whether	14	and I would have received the benefits
15	Mr. Johnston had any responsibility for	15	that was I deserved.
16	administering the retirement plan at	16	Q. What is it that you explain
17	Albany International?	17	to me what it is that you claim that you
18	A. I don't know.	18	are not eligible for in terms of
19	Q. You testified last time we	19	retirement benefits. I'm not talking
20	were here that you had received a letter	20	about Workers' Comp benefits.
21	from someone at Albany about your	21	A. If I received these benefits
22	retirement benefits; is that right?	22	when I turned fifty-five you didn't
23	A. I guess.	23	give me all of the paperwork. You only

17 (Pages 351 to 354)

	Page 351		Page 353
1	gave me part of it, because it is showing	1	Q. So, again, what you are really
2	where I could have been eligible for six	2	complaining about with respect to your
3	hundred and seventy-nine dollars. But in	3	retirement benefits is that the Workers'
4	the letter that I received it said I would	4	Comp doctors did not take you off from
5	receive those benefits. I only received	5	work?
6	like two hundred and something dollars of	6	A. The worker the Workers'
7	that benefit. I don't see that in this	7	Comp doctor I wasn't I was treated
8	letter.	8	differently, I was treated unfair.
9	Q. Do you have a copy of the	9	Q. And, again, the way that you
10	letter that you are referring to?	10	were treated differently and unfairly is
11	A. No, I don't.	11	because they didn't take you off from
12	Q. Did you not understand from	12	work?
13	Exhibit 14 that you are, in fact, eligible	13	A. Because they did not make sure
14	to receive the six hundred and ninety-two	14	that I was properly healed or able to
15	dollars and seven cents beginning	15	return to my job or able to perform my
16	September 1st, 2006 I'm sorry	16	job.
17	september 1st, 2016, if you wait till you	17	Q. Okay. Do you know whether
18	are sixty-five to retire?	18	Jeff Johnston had any responsibility for
19	A. That's if I waited till I	19	administering the short-term or long-term
20	turned sixty-five. If I retired at	20	disability benefit plan?
21	fifty-five, I would not receive full	21	A. He was he was over the
22	benefit.	22	company.
23	Q. You do know, don't you, that	23	Q. Well, you understood that the
	Page 352	20	Page 354
	-	_	-
1	if you retired at fifty-five you would	1	company employed certain people to deal
2	have taken a smaller retirement benefit	2	with benefit plans, correct?
3	irrespective of the fact that you left	3	A. Yes. But Jeff Johnston was
4	prior to that?	4	the one riding my back about how how I
5	A. I had an option. With what	5	was able to work and to work without
6	happened, I don't have an option I	6	pain. That's who was harassing me.
7	didn't have an option. It was taken away.	7	Q. That is not the question. The
8	Q. How was the option taken away?	8	question is whether Jeff Johnston had any
9	<ul> <li>A. Because I'm no longer at</li> </ul>	9	responsibility for administering the
10	Albany International.	10	company's short or long-term disability
11	Q. Your benefits aren't going to	11	plans?
12	be any different.	12	A. I believe so.
13	A. You are missing the point.	13	Q. And that's just based on your
14	Q. I guess I am. See if you can	14	own conjecture?
15	explain it to me.	15	A. I believe so.
16	A. You if I retire at	16	Q. Just your personal belief?
17	fifty-five, I lost benefits. If Workers'	17	A. I believe so.
18	Comp had treated me with the same	18	Q. Did anybody at Albany ever
19	advantage that they did some of the other	19	tell you that Jeff Johnston was
20	people, I would have been allowed to	20	responsible for administering the short or
21	receive my long-term disability payments	21	long-term disability plans?
22	and I wouldn't have to retire until age	22	A. I didn't ask.
23	sixty-two.	23	Q. Your answer is no, no one ever

18 (Pages 355 to 358)

	Page 355		Page 357
1	told you that?	1	so he had to take me off the medicine,
2	A. I didn't ask you.	2	because I couldn't function.
3	Q. Did anyone ever tell you that,	3	Q. So the medication did not help
4	whether you asked or not?	4	you with depression?
5	A. I didn't ask.	5	A. I don't know whether it helped
6	Q. I understand you didn't ask.	6	me with it. The only thing it shut my
7	Did anyone ever tell you?	7	body down.
8	A. No.	8	Q. Have you been on any
9	Q. Okay. When you went into the	9	medications for depression since leaving
10	meeting on October the 29th, 2003, was it	10	Albany?
11	your desire to return as of that date to	11	<ul> <li>A. The fibromyalgia doctors, they</li> </ul>
12	your full job duties at Albany?	12	tried to treat me with anti-depressants,
13	A. It was my desire that I get	13	but my body could not take any of them.
14	the proper help from the doctors so I	14	So as of now, I take no anti-depressants.
15	could perform my job fully. I was being	15	<ul> <li>Q. Did you actually take some</li> </ul>
16	denied that right.	16	anti-depressants that your fibromyalgia
17	Q. I'm trying to make sure I	17	doctor prescribed for a period of time?
18	understand what it was that you wanted to	18	A. I was placed on two different
19	have happen at that meeting.	19	medications. I don't remember the name.
20	A. Yes.	20	I couldn't take either one, not even a
21	Q. What you wanted you knew	21	week.
22	you couldn't actually work then, you	22	Q. What happened to you if you
23	wanted someone to send you to a Workers'	23	took the anti-depressants?
	Page 356		Page 358
1	Comp doctor who would either who would	1	A. I was shut down all day. I
2	take you off work and treat your injuries;	2	couldn't function.
3	is that correct?	3	Q. Have you been able to function
4	A. Yes.	4	without the anti-depressants?
5	Q. Did you ever discuss long-term	5	A. I live in constant pain every
6	disability benefits with Jeff Johnston?	6	day, all day.
7	A. No.	7	Q. Do you consider yourself to be
8	Q. Did you ever discuss	8	an emotionally stable person?
9	short-term disability benefits with Jeff	9	A. Yes.
10	Johnston?	10	Q. And has that been true at all
11	A. No.	11	times since you left your employment with
12	Q. When you went to EAP for	12	Albany International?
13	depression prior to the letter that you	13	A. No.
14	wrote the EEOC in 2000, what medication	14	Q. At what point were you not
15	did they put you on?	15	emotionally stable?
16	A. I don't remember.	16	Will you answer the question?
17	Q. Did it work?	17	MS. WILLIAMS: Are you okay?
18	A. I was on three different	18	<ul> <li>A. I have not been able to think</li> </ul>
19	medications. I don't remember the name of	19	about what happened to me. It destroyed
20	the medication. One was to wake me up,	20	me, ma'am. To constantly think about what
21	one was to lay me down, and one was help	21	I went through, how I worked twenty-four
22	me function during the day. In the	22	and a half years on that job, how I gave
23	process, the medication was overwhelming,	23	it my all, how I was one employee that

19 (Pages 359 to 362)

			19 (rages 33) to 302)
	Page 359		Page 361
1	they could count on.	1	<ul> <li>A. I was out of the building.</li> </ul>
2	And for me to be sitting here	2	Q. Is that a no?
3	to explain myself to you right now, I	3	A. No.
4	don't know whether you call it stable or	4	Q. Norma Heath was your union rep
5	not, but it is not comfortable to think	5	during the October 29th, 2003, meeting; is
6	about it. So if you call me stable, then	6	that correct?
7	I'm stable. If you call me unstable, then	7	A. Yes. She was there.
8	I'm unstable.	8	Q. Was she there during the
9	Q. I'm not calling you anything.	9	entire meeting?
10	I'm asking you whether you are emotionally	10	A. Yes.
11	unstable.	11	Q. Have you spoken with her since
12	A. I don't know.	12	leaving Albany?
13	Q. What doctors have treated you	13	A. No.
14	for depression since you left Albany?	14	MS. SWAIN: Lets take a
15	A. Montgomery Area Mental Health.	15	break.
16	Q. Anybody else?	16	10:47 AM
17	<ul> <li>A. I couldn't take the medicine.</li> </ul>	17	(Short recess)
18	They didn't administer the medicine, just	18	11:02 AM
19	counseling. I cannot take or my body	19	MS. SWAIN: I'm done.
20	will not accept the depressive	20	
21	anti-depressants.	21	EXAMINATION BY MS. WILLIAMS:
22	<li>Q. When did you begin going to</li>	22	Q. Ms. Davis, I have a couple of
23	Montgomery Area Mental Health?	23	questions for you.
	Page 360		Page 362
1	A. It was in 2004.	1	Can you tell us how many times
2	Q. Are you still being treated	2	you have been injured at the company? Do
3	there?	3	you remember each time that you have been
4	A. No.	4	injured?
5	Q. When did you stop going to	5	<ol> <li>I remember about five times.</li> </ol>
6	Montgomery Area Mental Health?	6	About five.
7	A. Probably late 2004, early	7	<ul> <li>Q. And during those five times,</li> </ul>
8	2005. I don't know.	8	were you actually sent to see the Workers'
9	Q. Did anybody other than	9	Compensation doctors for those injuries?
10	Montgomery Area Mental Help ever treat you	10	A. Yes.
11	for depression since you left Albany?	11	Q. Okay. And tell us, again,
12	A. No.	12	those doctors' names.
13	Q. Did anyone other than the EAP	13	A. The first time well, I will
14	and the doctor that you went to just	14	state it like this. The first time I went
15	following that treat you for depression	15	when I first got injured, I saw my
16	prior to your leaving Albany?	16	personal doctor.
17	A. No.	17	Q. What is your personal doctor's
18	Q. Did you ever ask anyone at	18	name?
19	Albany whether your employment had been	19	A. It was Dr. Fallahi.
20	terminated?	20	Q. Okay.
21	A. No.	21	A. Then I was sent from
22	Q. Did you file any grievance	22	Dr. Fallahi to, I believe it was,
23	over what you claim was a termination?	23	Dr. Goodman. I'm not sure. I believe it

20 (Pages 363 to 366)

```
Page 365
                                      Page 363
1
                                                    1
      was Dr. Goodman. Then I was sent to a
                                                                   When I went to his office that
2
                                                    2
      Dr. Dunavant. I saw a Dr. Ryan. I
                                                          day, he told me that -- I told him. He
 3
                                                    3
      believe it was Dr. Richardson who did the
                                                          said he didn't understand why I couldn't
 4
      injections in my lower back. Who else?
                                                    4
                                                          finish the treatment. I told him -- I
 5
                                                    5
      That was for the first injury and rehab.
                                                          clearly explained to him why. He told me
 6
              The second injury I think it
                                                    6
                                                          that he didn't see anything wrong anyway.
 7
                                                    7
                                                                  So I asked him -- I said, "You
      was also Dr. -- I can't remember the
 8
                                                          stuck me in my spine three times and you
      second one.
                                                    8
 9
                                                    9
                                                          didn't see anything wrong with me." So I
          Q. If you can't remember, that is
10
                                                   10
      fine.
                                                          told him when I got home that I will call
11
             I think Dr. Goodman was the
                                                   11
                                                          the insurance company and I will report
12
                                                   12
                                                          what he told me. I did report it to the
      company doctor for quite some time, but I
13
      can't remember for how long. Then we went
                                                   13
                                                          insurance company and I did report it to
14
      to a Dr. Ulma (Phonetic), who was the
                                                   14
                                                          Linda Jones. And this was Liberty -- I
15
                                                   15
                                                          think it was Liberty Mutual, the insurance
      company doctor. And from Dr. Ulma to
16
                                                   16
                                                          company at that time.
      Dr. Turner, the company doctors. And
17
      these doctors would send me to
                                                   17
                                                                  Okay. With Dr. Hartzog, I had
18
                                                   18
                                                          surgery. I was scheduled for surgery at
      specialists. I saw a Dr. Kemp, he was
19
      pain management, Dr. Miller, Dr. Katz,
                                                   19
                                                          eleven o'clock that day. I don't know
20
                                                   20
      Dr. Holt, Dr. Hartzog, Dr. Ulma, it was --
                                                          what went wrong. I was brought in the
21
      Dr. Wade. I don't remember.
                                                   21
                                                          back about three o'clock. I was prep'd,
22
          Q. Okay.
                                                   22
                                                          or whatever you called it, for surgery --
23
                                                   23
          A. I don't remember.
                                                          but, anyway, when I woke up it was five
                                      Page 364
                                                                                          Page 366
 1
               During the time that you were
                                                    1
                                                          thirty. I hadn't had surgery. So I had
 2
                                                    2
                                                          to be reprep'd and -- in other words, I
      seeing these doctors, did any of the
                                                    3
                                                          had the surgery, but it was like about ten
 3
      doctors actually make any statements
                                                    4
                                                          o'clock when I left there that night.
 4
      regarding your condition -- medical
 5
                                                    5
      condition or your medical treatment that
                                                                   When they got ready to take me
 6
                                                    6
                                                          out of the surgery, get me -- dress me to
      you were actually receiving?
                                                    7
 7
                                                          leave, I sneezed and I started urinating.
           A. Explain that.
 8
                                                    8
                                                          I urinated from then till about, off and
           Q. Did they tell you -- did the
 9
                                                    9
      doctors tell you anything about your
                                                          on, three o'clock in the morning. I asked
10
                                                   10
                                                          the nurse -- I said, "Would you go get
      treatment, why they were treating you and
11
      the reason for the injuries, or anything
                                                   11
                                                          Dr. Hartzog and let him know that
12
                                                   12
                                                          something is wrong. This is not normal."
      of that nature?
13
                                                   13
                                                                   She told me that, "Well, he is
               MR. POWELL: Object to the
14
                                                   14
                                                          going to send you home anyway. Your
      form.
15
                                                   15
                                                          company -- Workers' Comp said this is
           A. When I went to Dr. Dunavant,
                                                          outpatient, you go home." And this is
16
      this was for my lower back. I was
                                                   16
17
      receiving the injections. I complained
                                                   17
                                                          what happened to me.
18
                                                   18
                                                                   I reported this -- the company
      about I couldn't -- I couldn't complete --
19
                                                   19
                                                          had a nurse to call, I guess, to check to
      I did two injections, but I couldn't do
20
                                                   20
                                                          see what was going on or how did the
      the third one. I explained to him what
21
      the injection was doing. They were making
                                                   21
                                                          surgery come. I explained to her what
22
                                                   22
                                                          happened, I explained to Linda Jones what
      me have heart pain, they were making my
23
      heart beat rapid.
                                                   23
                                                          happened.
```

21 (Pages 367 to 370)

	Page 367		Page 369
1	On another occasion, I went to	1	through their office. They didn't do
2	see Dr. Garrison first, Michael	2	anything to correct whatever was going on
3	Turner. I would go and I would tell him a	3	in my body. They just allowed me to go
4	complaint about the pain that I was in.	4	on. The pain just constantly build. I
5	Sometimes he would give me restrictions,	5	worked. I worked. I went in and I worked
6	sometimes he didn't. The last time I was	6	in pain, no matter what. I worked. The
7	in his office he told me that either I was	7	pain got so excruciating that I could not
8	crazy or he was.	8	promise Mr. Johnston that I could not work
9	So then I was told by Donna	9	in pain.
10	Smith that I wouldn't be seeing Dr. Turner	10	Q. Ms. Davis, you testified
11	anymore. After that I was sent to	11	earlier that the Workers' Compensation
12	Dr. Garrison. I saw Dr. Garrison the	12	doctors would not take you off the job.
13	first time, and he sent me back to work.	13	Why do you think that they would not take
14	I went back to work on this	14	you off?
15	occasion. Barbara Smith saw me limping	15	MS. SWAIN: Objection.
16	and she called up front and, in turn, Gay	16	A. Well, I believe that the
17	Drake called the doctor. They sent me to	17	Workers' Comp doctors they told me that
18	the doctor. When I left home I went to	18	they were under the company. Dr. Hartzog
19	Dr. Garrison's office. He was not there.	19	told me that when I had rotator tear
20	I had to go back across town to	20	surgery the next day he sent me back to
21	Dr. Sweet's office. Dr. Sweet took me off	21	work. I had morphine in my arm and a
22	the job.	22	pillow under my arm.
23	Okay. When I went back for my	23	I told Dr. Hartzog I said,
	Page 368		Page 370
1	-	1	
1	next exam, they sent me back to	2	"Dr. Hartzog, I won't be able to drive."
2	Dr. Garrison. When I went to	3	He said, "Don't you have an automatic."
4	Dr. Garrison, he that's when he told me	4	That's exactly what he said to me. He
5	about the giving me the herbs a list	5	also told me I said, "Well, my company
6	of herbs, telling me to run around the	6	don't have anything for me to do with the pillow under my arm," and my company don't
7	track four times, when I started dragging	7	I can't even tend to my personal if
8	my leg, to come back to him. But in this	8	• •
9	visit he also told me, too, that it was something that he could do for me but the	9	I go to the bathroom, I can't even take care of myself.
10	Workers' Comp would not approve it.	10	He told me that he was my
11	I don't know whether I'm	11	company said that they had in other
12	answering the questions or whether I'm	12	words, it was left up to the company to
13	rambling.	13	decide whether I be at work or not be at
14	Q. You are doing fine.	14	work.
15	A. But I it has been a history	15	Q. Okay. So, based on your
16	throughout since I received injuries of	16	treatment by him, did you return to work?
17	the treatment that I received from the	17	A. Yes.
18	doctors. I have complained to the company	18	Q. Okay. Did you at any point or
19	on several well, whoever was in charge	19	at any time tell any employee of Albany
20	on several occasions. Nothing has been	20	International that you were not willing to
21	done about it. Nothing.	21	work?
22	I was still sent to these	22	MS. SWAIN: Object to the
23	doctors and these doctors just passed me	23	form.

22 (Pages 371 to 374)

Page 371  A. No. No. Q. Okay. Did you, in fact, return to work? A. Yes. Q. I'm going to show you what was  Page 371  claim been filed?" "Yes." Q. Is there anything else indicated near that block? A. It says, "For prior injury Q. Did you complete that it	Page 373
2 Q. Okay. Did you, in fact, 3 return to work? 4 A. Yes. 5 Q. I'm going to show you what was 5 Q. Did you complete that h	
2 Q. Okay. Did you, in fact, 3 return to work? 4 A. Yes. 5 Q. I'm going to show you what was 5 Q. Did you complete that it	
3 return to work? 4 A. Yes. 5 Q. I'm going to show you what was 5 Q. Did you complete that block? 6 Q. Did you complete that block? 7 Q. Did you complete that block?	
4 A. Yes. 4 A. It says, "For prior injury Q. I'm going to show you what was 5 Q. Did you complete that it	
Q. I'm going to show you what was 5 Q. Did you complete that it	, 11
	'
6 previously marked as Defendant's Exhibit 6 A. Yes, I guess no. I do	
Number 6. Give you a few minutes to look 7 know whether I did or not. I do	
8 at it. (Hands document) 8 Q. At the bottom of the page 4. All right. 9 there is a name that says Linda 3	
and is a name that Say's Emad S	Jones.
	cument,
10	
13 O And William 13 Mis. SWAIN: Objection.	
1.4 what this Co.	
Q. Okay. Wilo is 113; 3011c.	
A. She handled medical red	
ciairis, stuit of triat sort. I don't	know
10 this form 2	
Q. Okay. Alid Would you k	
why or do you know why the b	
Thas the employee indicated that	
are several pages eight pages of this 21 absence is work related" and it	
form. Did you complete all eight pages? 22 checked no do you know why t	that was
23 A. No. 23 checked?	
	Page 374
1 Q. Can you tell us which pages $1$ A. No.	
2 you completed? 2 Q. Okay, Would you know	w why the
3 A. I think I think pages I 3 Workers' Compensation box is a	actually
4 don't know I know I did this one. I 4 checked yes?	,
5 see my name signed to two. There is a 5 A. Because it was a Work	ers' Comp
6 portion I believe these two 6 injury that I was going to the do	
/ (Indicating). 7 Q. But is there any indicat	
8 Q. You completed two pages of the 8 based on Ms. Jones' completion	
9 eight pages; is that correct? 9 first two pages, that this is a Wo	
10 A. I believe so. 10 Compensation injury?	- <del>-</del>
11 Q. All right. Let me direct your 11 MR. POWELL: Object to	o the
12 attention to page two of this document, $12$ form.	
about middle ways. Can you tell us 13 MS. SWAIN: Objection.	
$1^{14}$ exactly what that says? Can you see $14$ A. This (Indicating). Yes.	
15 that? 15 Q. There is?	
16 A. Oh, yeah. It says, "Has the 16 A. Yes.	
employee indicated that the absence is 17 Q. Is it for a prior injury?	
work related," and it says no. 18 A. Yes.	
Q. Did you check that box? 19 Q. But this particular insta	nnce I
20 A. No. 20 was this work related?	
Q. Okay. And can you read that 21 A. No yes. It was work	
for us the second part of that.	
A. "Has a Workers' Compensation 23 Q. Okay. It was work rela	ated?

23 (Pages 375 to 378)

Page 375	Page 377
1 A. Yes.	1 A. Okay.
2 Q. Okay. So why is the block	2 Q. Can you tell me what is the
3 that says that it is not work related	description of the work on those days?
4 checked; do you know?	4 MS. SWAIN: Objection.
5 A. I don't know.	5 A. I don't know I don't know
6 Q. Okay. But once you completed	6 if like the Workers' Comp situation
7 pages, I think, four and five of the	7 more than likely I left to go to a doctor
8 document, it was your intention to	8 or I was going to therapy.
9 complete the form because it was work	9 Q. Was that based on work-related
10 related?	10 injuries?
11 MS. SWAIN: Objection to the	11 A. Yes.
12 form.	12 Q. Okay. And if you would look
13 A. Yes.	at October the 8th I think there are
14 Q. Now, just a little while ago	two blocks for October the 18th 2002; is
15 Ms. Swain actually asked you if you	15 that correct?
thought that you were emotionally stable.	16 A. Okay.
Do you know what emotionally stable means?	
18 A. No.	that day, the second October 18?
19 Q. Okay. I am going to show you	19 A. I don't know.
what has been previously marked as	20 Q. October the 18th
21 Defendant's Exhibit Number 9. Do you	21 A. October the 18th.
remember reading that document?	22 Q description.
23 A. Yes.	23 A. Yeah. See, it says Workers'
Page 376	
1 Q. And attached to that document	1 Comp and an absence.
2 is actually an attendance report. Do you	2 Q. Okay. Can you remember an
3 remember reviewing that as well?	3 absence on that day?
4 A. Yes.	4 A. No.
5 Q. And on this particular sheet	5 Q. Okay. But there was a
6 or attendance report, does it include the	6 Workers' Compensation something going
7 days that you have actually worked?	7 on that day; is that correct?
8 A. I believe it is showing	8 MS. SWAIN: Objection.
9 partial days.	9 <b>A. Yes.</b>
10 <b>Q. Okay.</b>	10 Q. And you were granted Workers'
11 A. Some are partial days.	11 Compensation based on this document for
12 Q. Were you working those days?	12 that day?
13 MS. SWAIN: Objection.	13 MS. SWAIN: Objection.
14 A. Partial days I don't know.	14 MR. POWELL: Same objection.
•	15 <b>A. Yes.</b>
15 I don't know. I don't know. No.	
<ul><li>15 I don't know. I don't know. No.</li><li>16 Q. You were not working?</li></ul>	16 Q. But not granted for the entire
<ul> <li>I don't know. I don't know. No.</li> <li>Q. You were not working?</li> <li>A. Some some days are partial</li> </ul>	day; is that correct?
<ul> <li>I don't know. I don't know. No.</li> <li>Q. You were not working?</li> <li>A. Some some days are partial</li> <li>days</li> </ul>	day; is that correct?  A. Not the entire day.
<ul> <li>I don't know. I don't know. No.</li> <li>Q. You were not working?</li> <li>A. Some some days are partial</li> <li>days</li> <li>Q. Okay.</li> </ul>	<ul> <li>day; is that correct?</li> <li>A. Not the entire day.</li> <li>Q. Okay. Is that the pattern and</li> </ul>
15 I don't know. I don't know. No. 16 Q. You were not working? 17 A. Some some days are partial 18 days 19 Q. Okay. 20 A that I was at work.	day; is that correct?  A. Not the entire day.  Q. Okay. Is that the pattern and practice of Albany International?
15 I don't know. I don't know. No. 16 Q. You were not working? 17 A. Some some days are partial 18 days 19 Q. Okay. 20 A that I was at work. 21 Q. Let me direct your attention	day; is that correct?  A. Not the entire day.  Q. Okay. Is that the pattern and practice of Albany International?  MR. POWELL: Objection to the
15 I don't know. I don't know. No. 16 Q. You were not working? 17 A. Some some days are partial 18 days 19 Q. Okay. 20 A that I was at work.	day; is that correct?  A. Not the entire day.  Q. Okay. Is that the pattern and practice of Albany International?  MR. POWELL: Objection to the

24 (Pages 379 to 382)

	24 (Pages 379 to 382
Page 379	9 Page 381
1 A. Yes.	1 occasions. We had something placed in my
2 Q. Okay. Can you describe or	2 locker a document letting me know the
3 what is the procedure for taking Leave or	of 3 things that the M-3000 was doing and
4 Absence at Albany?	4 causing injuries to our bodies.
5 A. To take Leave of Absence a	5 Q. Do you know who placed that
6 doctor would have to declare that I am	6 document there?
7 sick or he is taking me off for an illness	7 A. No.
8 or giving me recovery time.	A. 140.
9 Q. Okay.	to single show you what we
ξ. σ	The state of the s
in final in tarri, I would have to	10 (WHEREUPON, a document was
ge to amina solies to get a accament to	marked as Plaintiff's Exhibit 1 and is
take to the doctor to his out. And the	attached to the original transcript.)
doctor mailed that portion to her, the	Q. Do you recognize that
portion that he fills that he fills	14 document?
out. But it has to be declared by a	15 <b>A. Yes</b> .
16 doctor that I'm not able to work that day	$\sqrt{16}$ Q. Is that the document that you
or ever how many days that I'm not	17 were referring to?
18 working.	18 A. Yes.
Q. Okay. What is the procedure	19 Q. Is that the complete
20 for short-term and long-term disability?	20 document? Get you to review it.
21 MR. POWELL: Object to the	21 A. I believe so.
22 form.	Q. Okay. And what did you learn
23 MS. SWAIN: Objection.	23 in that document?
Page 380	
1 A. Short-term disability is when	1 MR. POWELL: Object to the
2 I'm out like during any work period I	1 MR. POWELL: Object to the 2 form.
3 have to be off sick. Long-term	
disability I don't even know how that	1 1
5 works. But I know it is when there is	i ioi otti tatti odille objectioni
	5 A repetitive motion had
and the pay meet the year	
become disabled to work, you are to be	acquired on the job while performing and
8 paid this was a benefit, because you	8 doing this job.
9 are having been determined disabled	9 Q. And did you bring that to the
10 long-term.	10 attention of any of the employees of
Q. Was there a requirement that	11 Albany International?
you be off for so many days to get that?	MR. POWELL: Object to the
13 MR. POWELL: Object to the	13 <b>form.</b>
14 form.	14 MS. SWAIN: Objection.
15 A. I don't know.	15 A. Yes. Other employees knows
16 <b>Q. Okay.</b>	16 about it.
17 A. I don't know.	Q. Okay. And what was done based
18 Q. You testified earlier that	18 on that?
19 this machine that the M-3000 was	19 MS. SWAIN: Objection.
20 causing injuries. How do you know that	20 MR. POWELL: Same.
that machine was causing injuries?	A. So far, nothing, I don't
22 A. Because I was I	22 think.
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	Q. Did the company do anything in

25 (Pages 383 to 386)

			25 (Pages 383 to 386
	Page 383		Page 385
1	response to the study that was done in	1	MS. SWAIN: Objection.
2	2003?	2	A. Constantly being injured,
3	MS. SWAIN: Objection.	3	constantly being harassed, constantly
4	A. I believe that's when we	4	asking for help and being denied. I have
5	started doing the exercising. They	5	worked and I stated that I worked
6	started the exercising, you know. Like	6	twenty-four and a half years there. I
7	you get up a portion of the day to	7	worked hard. I did my job to the best of
8	stretch, and then you do it both two	8	my ability.
9	times a day, morning and evening.	9	I did things that some
10	Q. And all employees were	10	operators weren't able to do. And out of
11	required to do the exercises?	11	•
12	A. Yes.	12	all of the work how hard I did, I
13		13	worked. My job was just taken from me.
14	Q. Okay. Did you complete the exercises?	14	All of my benefits, dignity, just a whole
15	A. I was not able to do I	15	bunch of humiliation. I was robed.
16		1	Q. Ms. Davis, I think initially
17	could do some of the exercises, but I was	16	when the deposition actually began defense
18	not able to do all of the exercises.	17	counsel actually showed you a complaint
1	Q. Was anyone present when the	18	that has been actually been filed in
19	exercises were performed?	19	State court. It's previously marked as
20	A. Yes.	20	Defendant's Exhibit Number 1. Do you
21	Q. Can you tell us who was	21	remember reviewing that document?
22	present.	22	A. Yes.
23	<ul> <li>A. Day shift, Tim Woodward or</li> </ul>	23	Q. And can you tell us what it
	Page 384		Page 386
1	either Barbara Smith. Evening shift would	1	is?
2	be third shift, we were basically	2	A. It's a complaint that I filed
3	you know, the lead person would turn the	3	with Mr. Abel on the Workers' Comp.
4	machine off, turn the tape on, then we	4	Q. Okay. And let me direct your
5	would do the exercise.	5	attention to page three of that document.
6	Q. Okay. So did they monitor the	6	Do you remember reviewing that page as
7	employees doing the exercise? Did they	7	well?
8	take notes?	8	A. Yes.
9	A. I don't know.	9	Q. And I think defense counsel
10	Q. Okay. You testified earlier	10	previously asked if the sole reason for
11	that you have suffered from some	11	actually filing that complaint was for
12	depression; is that correct?	12	
13	A. Yes.	13	Workers' Compensation benefits; is that
14			correct?
15		14	MS. SWAIN: Objection.
16	by the work environment at Albany?	15	MR. POWELL: Object to the
	MR. POWELL: Object to the	16	form.
17	form.	17	A. Yes.
18	MS. SWAIN: Objection.	18	Q. Okay. And was that the sole
19	A. Yes.	19	reason or is Workers' Compensation
20	Q. Can you tell us what has	20	benefits the sole reason for filing that
21	actually caused the depression.	21	complaint?
22	MR. POWELL: Object to the	22	A. No.
23	form.	23	Q. Okay. And who is the attorney

26 (Pages 387 to 390)

	P 005		200
	Page 387		Page 389
1	that represents you on that?	1	Q. (BY MS. WILLIAMS) I will show
2	A. Mr. Abel.	2	you what is marked as Plaintiff's Exhibit
3	<li>Q. I will show you what we will</li>	3	Number 3. Can you tell us what that
4	mark as Plaintiff's Exhibit Number 2.	4	document is.
5	(WHEREUPON, a document was	5	A. It's an order that count two
6	marked as Plaintiff's Exhibit 2 and is	6	of plaintiff's complaint is dismissed.
7	attached to the original transcript.)	7	Q. Okay. So that is signed by
8	Q. Can you tell us what that	8	which judge?
9	document is.	9	A. William P. Shashy.
10	A. It's the complaint that I	10	Q. Judge Shashy. Okay.
11	filed against Albany International on	11	Have you gone over these
12	MR. POWELL: What Plaintiff's	12	documents with your attorney that is
13	2?	13	representing you in State court?
14	MS. SWAIN: Have you got a	14	A. No.
15	copy of that?	15	Q. You have not?
16	MS. WILLIAMS: (Hands	16	A. No.
17	document)	17	Q. You have not received a copy
18	MS. SWAIN: Thank you.	18	of these?
19	A for dismissal. I'm not	19	A. No.
20	sure if I am saying it right.	20	Q. Ms. Davis, you were also
21	Q. Can you tell us what that	21	previously asked about any specific acts
22	document is?	22	that either Ted Bryant or Jeff Johnston
23	A. It's a Notice of Dismissal.	23	was involved in that you thought
	Page 388		Page 390
1	Q. Okay. And was that previously	1	constituted some form of discrimination or
2	filed by the attorney that is representing	2	harassment. Do you remember doing that?
3	you on that case?	3	A. Yes.
4	, A. Yes.	4	Q. Okay. And is that a complete
5	Q. Okay. Does that actually	5	list of everything that has actually
6	dismiss count two of his State complaint?	6	occurred?
7	A. I don't understand.	7	MS. SWAIN: Objection.
8	Q. The Notice of Dismissal that	8	MR. POWELL: Same objection.
9	you are holding, is that to dismiss one of	9	A. I don't remember. I don't
10	the counts of your complaint in State	10	remember.
11	court?	11	Q. Okay. Well, can you tell us
12	A. Yes.	12	today what are the specific acts that Jeff
13	Q. Okay. I will show you what we	13	Johnston actually committed against you or
14	are going to mark as Exhibit Number 3.	14	in your presence that constituted
15	(WHEREUPON, a document was	15	discrimination and/or harassment?
16	marked as Plaintiff's Exhibit 3 and is	16	MR. POWELL: Object to the
17	attached to the original transcript.)	17	form.
18	MS. WILLIAMS: I don't have	18	MS. SWAIN: Objection.
19	enough copies. Is it attached to the back	19	A. He has, on a constant basis,
20	of your document already?	20	belittled me in front of groups our
21	MS. SWAIN: What is it?	21	group session, our group meetings. He has
22	MS. WILLIAMS: It's the order.	22	mostly everytime I open my mouth to
23	MS. SWAIN: Yes.	23	talk to him, he always exercises power.

27 (Pages 391 to 394)

Page 391 Page 393 1 He was always letting me know that he 1 injured. They were taken off of the job, 2 could take my job. He was always finding 2 they were given light duty, they were sent 3 3 to doctors. The doctors performed fault. 4 surgeries. They don't have to spent the 4 Basically, most of the things 5 5 that I did I said. Ever since day one, rest of their life in constant pain like I 6 6 with the incident with the two other do every day. 7 operators, it is a constant form of 7 I explained to them that I was 8 8 harassment with him or from him since I sleeping on seven pillows. I had to prop 9 9 my body in every direction that I could to have been in the company. 10 I actually spent my time 10 even get a halfway decent sleep at night. 11 I told them this. And all of this is trying to stay away from Mr. Johnston, 11 12 12 going on because they knew that they because any time it was -- I had to be in 13 the midst or around him, it was always him 13 controlled those doctors. Those doctors finding fault or something wrong with what 14 14 did not take care of me. They did not. 15 15 I did or didn't do. Right now, I sleep on seven 16 16 pillows. I'm propped up every direction Q. What are the specific acts 17 that Ted Bryant did? Can you tell us 17 you can be propped up. And this was 18 18 before I was diagnosed with fibromyalgia. those? 19 19 It was way before. I let them know. I'm A. Ted Bryant is personnel 20 20 manager. Ted Bryant allowed all of the sorry. 21 stuff that I'm going through to happen. 21 MS. WILLIAMS: No more 22 Ted Bryant, as an employer -- I felt like 22 questions. Let's take a break. 23 I was supposed to be protected just like 23 THE WITNESS: I'm sorry. Page 392 Page 394 1 he protected the rest of the employees. I 1 MS. WILLIAMS: I'm done. No 2 2 was denied protection. more questions. 3 3 The things that we were going MR. TOLES: Let's take a break 4 4 for a minute and get her together. through -- I was going through, Ted Bryant 5 5 knew the rules, he knew the conditions of 11:40 AM 6 6 Workmen's Comp, he knew what they didn't (Lunch recess) 7 7 and did do. He didn't exercise that 1:15 PM 8 8 MS. WILLIAMS: Back on the power. 9 9 record. We are done with questioning. Q. What do you mean by protect 10 10 the employees? MR. POWELL: Okay. 11 11 A. With what I was going through, 12 they knew that -- they knew of the 12 REEXAMINATION BY MR. POWELL: 13 13 multiple injuries that I received. And it Q. Ms. Davis, I want to follow up 14 14 on some questions that your lawyer asked was not like to one part of my body, it 15 you before we took a break earlier. Your was to all of the major parts of my body. 15 16 The body -- the parts that caused my body 16 lawyer showed you what she had marked as 17 to function on a day-to-day basis. 17 Exhibit 1, a document entitled Portland 18 18 M-3000 Ergonomic Project, March, 2003. I He knew that I was constantly 19 19 believe your testimony earlier was that in pain. I complained. I let them know. 20 20 somebody put this in your locker. And he didn't do anything about it. 21 Q. Okay. Let me rephrase this. 21 A. Yes. 22 How did he protect the other employees? 22 Q. All right. But you do not A. You have people that were 23 23 know who put it in your locker?

28 (Pages 395 to 398)

			28 (Pages 395 to 398)
	Page 395		Page 397
1	A. No.	1	Q. And at any point since 1991 or
2	Q. When did they put it in your	2	1992, have you been sent to see
3	locker?	3	Dr. Donovan for any treatment?
4	A. I don't know.	4	A. Yes.
5	Q. Do you know when in relation	5	Q. When?
6	to you know, before or after August of	6	A. It was in the time frame of
7	2003?	7	between 2000, 2001 I mean, 2003.
8	A. I don't know exactly. I don't	8	Q. What did you go see
9	know.	9	Dr. Donovan for in the 2002, 2003 time
10	Q. All right. Do you know of	10	frame?
11	anybody else in the Montgomery plant who	11	A. Dunavant Donna took me back
12	received a copy of this document?	12	for a lower back pain and neck pain.
13	A. No.	13	Q. Did you get any more steroid
14	Q. After finding this in your	14	injections at that point?
15	locker, did you give this to anybody at	15	A. He refused to see me.
16	Albany in Montgomery?	16	Q. So you didn't actually see the
17	A. No.	17	doctor?
18	Q. All right. You didn't go ask	18	A. He came in and told me that he
19	your supervisor in the seaming department	19	wouldn't see me.
20	about this document?	20	Q. All right. And did you then
21	A. No.	21	go to some other doctor for treatment?
22	Q. Did you give it to any of the	22	A. No. We left and I don't
23	Union stewards?	23	know exactly what happened after then. I
	Page 396		Page 398
1	A. No.	1	left his office.
2	Q. Did you give it to Mr. Bryant?	2	Q. Okay. When did you report
3	A. No.	3	this comment by well, strike that. Let
4	Q. Give to it Mr. Johnston?	4	me ask you this.
5	A. No.	5	What is the doctor's last
6	Q. All right. You were asked a	6	name?
7	number of questions about some doctors,	7	A. I think it is Dunavant. The
8	and in connection with Dr. Donovan you	8	doctor which doctor?
9	testified that you reported to Liberty	9	Q. I had written it down as
10	Mutual and to Linda Jones what I	10	Donovan.
11	understood was a comment by Dr. Donovan	11	A. I believe it was Dunavant. I
12	that he didn't see anything wrong with	12	believe it was Dunavant.
13	your back.	13	Q. When did you report to
14	A. Yes.	14	Ms. Jones this comment by Dr. Dunavant?
15	Q. Okay. When did Dr. Donovan	15	A. It was after the day that I
16	make that comment to you?	16	visited his office.
17	A. It was the first injury.	17	Q. 1991, 1992?
18	Around '91, '92, something within that	18	A. 1991, 1992, one of those
19	time frame.	19	dates. During that time.
20	Q. And in the 1991, 1992 time	20	Q. During that time. Okay.
21	frame was Liberty Mutual the Workers'	21	You also testified earlier
22	Compensation insurer?	22	about you had some surgery with
	•	23	_ · · · · · · · · · · · · · · · · · · ·
23	A. I believe so.	23	Dr. Hartzog.

29 (Pages 399 to 402)

			29 (Pages 399 to 402)
	Page 399		Page 401
1	A. Yes.	1	Q. One day, though?
2	Q. Is that for what was that	2	A. It wasn't a day.
3	one for?	3	Q. All right.
4	A. For right shoulder rotator	4	A. It was from eleven in the
5	tear.	5	morning till ten that night.
6	Q. Rotator cuff. Okay.	6	Q. They didn't keep you
7	When was that surgery?	7	overnight?
8	A. 2001.	8	A. No.
9	Q. And I believe what you	9	Q. Then were you treated did
10	testified earlier was that a nurse of	10	you go through rehabilitation for the
11	Dr. Hartzog indicated that in spite of you	11	shoulder?
12	reporting some problems with urinating	12	A. Yes.
13	after the surgery, that Comp had said you	13	Q. All Workers' Comp?
14	were going to have to leave the hospital	14	A. Yes.
15	anyway?	15	Q. Other than Linda Jones, who
16	A. No. When I was in the	16	else at the company have you complained to
17	hospital before I left the hospital	17	about your Workers' Comp doctors?
18	Q. Yes, ma'am.	18	A. I complained to Ted Bryant, I
19	A the nurse that was	19	complained to Linda Jones, I complained to
20	dismissing me I started just	20	shop stewards.
21	urinating. And after in the process I	21	Q. Anybody else?
22	told her to call the doctor. And she said	22	A. Probably co-workers.
23	it wouldn't do any good to call the	23	Q. All right. I thought we had
20	Page 400		Page 402
1		1	gotten a list from you last time of
1 2	doctor, because I was going to have to leave the hospital.	2	everything that you claimed that
3		3	Mr. Johnston had done to you. But you
4	Q. Do you remember the nurse's name?	4	answered a question from your lawyer in a
5		5	fairly generic fashion, so I wanted to
6	•	6	what you identified in response to a
7		7	question by Ms. Williams was that
8	· · · · · · · · · · · · · · · · · · ·	8	Mr. Johnston belittled you in group
9	Q. Did you personally make any effort to contact the doctor about this	9	meetings, that he exercised his power,
		10	that he let you know he could take your
10	incident?  A. When I went back to	11	job, and he was always finding fault with
11 12		12	you.
13	Dr. Hartzog, I reported to him what	13	A. Yes.
13	happened.	14	Q. At any point in any group
14	<ul><li>Q. And what did he say?</li><li>A. I don't remember what he said.</li></ul>	15	meeting between you and Mr. Johnston, did
16		16	he ever make any reference to race?
17	Q. And when did you report this comment by the nurse to Ms. Jones?	17	A. No.
18	A. It probably was during the	18	Q. Did he ever make any racially
19	, , ,	19	inappropriate remarks in your presence?
20	time after the surgery.  Q. How long were you in the	20	A. I don't remember.
21	Q. How long were you in the hospital for rotator cuff surgery?	21	Q. Did he ever tell any racially
22	A. Eleven to ten how many	22	inappropriate jokes in your presence?
23		23	A. No.
<b>4</b> 2 3	hours is that?		. 11

30 (Pages 403 to 406)

	- 400		Daga 405
	Page 403		Page 405
1	Q. When was the first group	1	Q. From every other employee in
2	meeting where you claim Mr. Johnston	2	the Montgomery
3	belittled you?	3	A. It was Mr. Johnston picked
4	A. I don't remember.	4	on me as much as possible. Mr. Johnston
5	Q. When was the last one?	5	let me know that he could have my job. So
6	A. October 29th, 2003.	6	I stayed away as much as possible from
7	Q. Okay. Prior to October the	7	Mr. Johnston so that I could hold my job
8	29th, 2003, when was the next most recent	8	or keep my job.
9	group meeting where Mr. Johnston belittled	9	Q. Well, did you see Mr. Johnston
10	you?	10	behave in a similar fashion towards any
11	A. I don't know a date. I don't	11	other employee of Albany International?
12	have I don't know the date.	12	A. I saw what Mr. Johnston did to
13	Q. Do you know where it occurred?	13	me.
14	A. Once on the floor, once in the	14	Q. Did you see Mr. Johnston
15	meeting.	15	behave in the same manner toward any other
16	Q. All right. So the settings	16	employee of Albany International?
17	where Mr. Johnston belittled you in group	17	A. No.
18	meetings were the October 29th, 2003,	18	Q. All right. So are you the
19	meeting, one time on the floor, and one	19	only employee of the company that you
20	time in some other meeting?	20	observed Mr. Johnston belittle?
21	A. This didn't happen one, two,	21	A. I don't know.
22	three times. This happened more than one,	22	Q. I'm asking what you personally
23	two, three times.	23	saw at Albany. Are you aware of any other
	Page 404		Page 406
1	Q. How many?	1	employee of the company that Mr. Johnston
2	A. This was something I can't	2	belittled in the fashion that you claim
3	tell you how many, but I know that it was	3	that he belittled you?
4	something that occurred often enough for	4	A. No.
5	me to be upset or to feel discriminated or	5	Q. Okay. You worked with both
6	not being treated like the next person.	6	male and female employees, correct?
7	Q. All right. Other than the one	7	A. Yes.
8	time on the floor, the one time in a	8	Q. You worked with both black and
9	meeting on October the 29th, 2003, can you	9	white employees?
10	identify any other particular event or	10	A. Yes.
11	meeting where you claim Mr. Johnston	11	Q. You are the only employee that
12	belittled you?	12	you observed Mr. Johnston treat this way?
13	A. I can't I don't know	13	A. Yes.
14	exactly when. I don't remember exactly	14	Q. The one time on the floor
15	when. But it was periods of time where I	15	where he belittled you, which event was
16	did my best to stay away from	16	that?
17	Mr. Johnston, because any time I was in	17	A. This was when the person left
18	Mr. Johnston's presence, Dora was the one	18	banana peels on the machine.
19	singled out.	19	Q. We talked about that in detail
20	Q. You were singled out from	20	last time. And the one time in the
21	every other employee in the Montgomery	21	meeting; is that the magazine meeting?
22	plant?	22	<ul> <li>A. The magazine, and then it</li> </ul>
23	A. I was treated different.	23	was the other occasion was when he

31 (Pages 407 to 410)

	Page 407		Page 409
1	called me in the office.	1	to come and take me to the hospital.
2	Q. And who was the I know you	2	Q. Is that the fume incident that
3	called Dot Collins on the phone. Who was	3	we talked about last time?
4	the other employee with you on that	4	A. I don't know.
5	occasion?	5	Q. Okay. When did that occur?
6	A. Jerelene Forest.	6	What was Mr. Johnston's job at the time?
7	Q. Okay. Now, when you testified	7	A. He was department supervisor
8	in response to Ms. Williams' question that	8	I mean, department manager. I begged
9	Mr. Johnston exercised power, what did you	9	off the machine. I told him the machine
10	mean by that?	10	was making me sick.
11	A. He exercised his his job	11	Another operator came the
12	title where he was supervisor, whether it	12	lead person came to the machine. As soon
13	was department manager, production	13	as she sat down on the machine she had
14	manager, or plant manager.	14	short wind and tightening of the breath.
15	Q. Was there something	15	She didn't have to go back to the
16	inappropriate about Mr. Johnston carrying	16	machine.
17	out his job duties?	17	The tech came and he was
18	A. The way he treated me.	18	trying to fix the problem. He couldn't
19		19	fix the problem, because he couldn't
20	, ,	20	breathe.
	power in the way that he treated you, are	21	Q. Why do you believe
21 22	you referring to anything other than these	22	Mr. Johnston belittled you?
23	events where you claim he belittled you?	23	A. Mr. Johnston didn't like me.
23	A. I'm claiming the belittlement	23	
	Page 408		Page 410
1	treatments, I'm claiming on one occasion I	1	Q. Did he tell you that he didn't
2	was not even in the plant and I got wrote	2	like you?
3	up for somebody knocking a hole in a	3	A. No. He just treated me like
4	fabric. I'm claiming that.	4	he didn't like me.
5	Q. When did that happen?	5	Q. Do you know why he didn't like
6	<ul> <li>A. This happened during his time</li> </ul>	6	you?
7	of department manager, seaming department	7	A. Because I he had to
8	manager.	8	apologize to me.
9	Q. That would be the mid 1990s?	9	Q. Other than having to apologize
10	A. It was late 1990s. It wasn't	10	to you, is there any other reason that you
11	mid '90s. He became the I think it was	11	believe Mr. Johnston didn't like you?
12	'95 when he became the seaming	12	A. I just believe he didn't like
13	supervisor.	13	me because of the way he treated me.
14	Then one occasion he I was	14	Q. Okay. And do you believe that
15	working on this machine with two other	15	he belittled you because he was made to
16	operators, and they were pulled off of the	16	apologize to you?
17	machine and someone had put the wrong	17	A. I just believe he didn't like
18	chemicals on when they serviced the	18	me.
19	machine. I was forced to work on that	19	Q. Do you think he belittled you
20	machine until it damaged my health where I	20	because of your race?
21	ended up in the emergency room with fifty	21	A. That's part of the reason.
22	percent of oxygen in my bloodstream. I	22	Q. What are the other reasons?
23	actually passed out, and the ambulance had	23	A. He didn't like me.

32 (Pages 411 to 414)

	Page 411		Page 413
1	Q. Okay. You didn't see him	1	Q. Okay. You said Mr. Johnston
2	belittle other black employees in the	2	let you know he could take your job. How
3	plant, did you?	3	many times did he do that?
4	A. No, I didn't.	4	A. With the magazine situation,
5	Q. Why do you believe your race	5	with the time I had to take Jerry in the
6	made a difference to Mr. Johnston?	6	office with me, and October the 29th.
7	A. You would have to ask	7	O. Other than those three
8	Mr. Johnston that, because I have no clue.	8	occasions, is there any other time during
9	Q. You filed the lawsuit, so I'm	9	your employment with Mr. Johnston where he
10	<del>-</del>	10	let you know he could take your job?
11	asking you why  A. What he did happened to me.	11	A. I don't remember.
•	* *	12	Q. Okay. Did Mr. Johnston ever
12	I'm telling you what happened to me.	13	actually take your job?
13	Q. I understand. I'm asking	14	A. Yes.
14	you	15	Q. When?
15	A. I don't know why.	16	A. October the 29th, 2003.
16	Q. Do you allege in this case	17	Q. All right. I thought you
17	that he belittled you because of your	18	testified earlier that you were terminated
18	race?	19	on August the 21st, 2003.
19	A. Yes.	20	A. I said I felt like I was
20	Q. Okay. What is your basis for	21	terminated August the 21st, because that's
21	believing that your race made a difference	22	when I was asked to not punch in. And
22	to him?	1	
23	A. What he did to me happened to	23	then this was an ongoing situation.
	Page 412		Page 414
1	me.	1	Q. Okay. You have testified in
2	Q. I understand that.	2	response to one of Ms. Williams' questions
3	A. Okay.	3	that Mr. Johnston was always finding fault
4	Q. Why do you believe your race	4	with you in some way.
5	made was a factor in his behavior	5	<ul> <li>A. If I was asked to work on the</li> </ul>
6	towards you?	6	project, I was denied because of
7	A. The situation was between me	7	Mr. Johnston. If it come to wire
8	and other white women. I was the black	8	assignments, another employee wanted this,
9	person and I was the one who was belittled	9	they got the wire assignment. When I
10	in two situations with Mr. Johnston; the	10	worked on that machine that I almost died
11	magazine situation and the firing	11	with, Mr. Johnston was in charge of taking
12	situation.	12	the other two operators off. One was Nat
13	Q. The firing situation meaning	13	Jones' supervisor, the other one was a
14	the October 29th meeting?	14	white woman.
15	A. Meaning when he was trying to	15	Q. Who was Nat Jones' supervisor?
16	take me upstairs to get my job.	16	A. A girlfriend, and the other
17	Q. With Jerelene Forest, that	17	one was a white woman.
18	event?	18	Q. Well, Mr. Jones' girlfriend,
19	A. Yes.	19	was she white or black?
20	Q. All right. And he was	20	A. She was black.
21	department manager for both for the	21	Q. Okay. So the two other
22	magazine and the Jerelene Forest incident?	22	operators who were taken off of the
23	A. Yes.	23	machine, both were women, and one was

33 (Pages 415 to 418)

			33 (Pages 415 to 416)
	Page 415		Page 417
1	black and one was white?	1	towards me.
2	A. Yes.	2	Q. When
3	Q. I'm trying to understand how	3	A. Taking my job.
4	it is Mr. Johnston was finding fault with	4	Q. When did you go to Mr. Bryant
5	you.	5	to complaint about Jeff Johnston?
6	A. I have explained to you, and I	6	A. Listen, I talked to Mr. Bryant
7	don't understand why you can't find fault,	7	all the time. I talked to Mr. Bryant all
8	because I have been talking to you for	8	the time. I have talked to him on the
9	almost two days and I have complained for	9	phone, I have been in his office to talk
10	two days, and you don't see any fault that	10	to him. I have explained to him what was
11	he found with me.	11	going on in the doctor's office and with
12	Q. I'm asking you to for you	12	in other situations, and he didn't do
13	to tell me which specific events where it	13	anything about it.
14	is Mr. Johnston found fault with your work	14	Q. When did you go to Mr. Bryant
15	performance.	15	to complain about Jeff Johnston?
16	A. He didn't allow me to go to	16	A. All the time.
17	do projects. He said that I wouldn't do	17	Q. When?
18	anymore projects. I didn't do anymore	18	A. All the time. I don't
19	projects. If I asked to be moved off of	19	remember. I don't have dates. I don't
20	the machine, I couldn't be moved off of	20	remember the dates. I don't remember
21	that machine. The same machine that was	21	hours. I don't remember days.
22	hurting everybody else, somebody they	22	Q. Identify a specific event that
23	would be moved off. I was not moved off.	23	you went to Ted Bryant about involving
	Page 416		Page 418
1	-	1	Jeff Johnston.
1	I was actually made to work on that	2	A. I don't remember.
2	machine.	3	Q. Can you name a single one in
3	If I was accused of something, he never tried to find out what was the	4	all of the years that you worked in the
4		5	Montgomery plant with Ted Bryant and Jeff
5	problem, he just chastised me.	6	Johnston?
6	Q. Any other instances where you believe that Mr. Johnston found fault with	7	A. I don't remember.
7		8	Q. You can't name any?
8	you?	9	A. I don't remember.
10	<ul><li>A. I don't remember.</li><li>Q. Okay. Now, you mentioned when</li></ul>	10	Q. Okay. But you went to
	Q. Okay. Now, you mentioned when you were asked a question by Ms. Williams	11	Mr. Bryant?
11 12	and you added Mr. Bryant to the list who	12	A. I have gone to Mr. Bryant.
	•	13	Q. I see. Okay. You testified
13	somehow did something inappropriate to	14	that Mr. Bryant had denied you
14	you.	15	protection. Is that in connection with
15 16	A. Mr. Bryant was personnel	16	the level of treatment that you received
16	manager. Mr. Bryant was over all of us.	17	for the Workers' Compensation injuries?
17 18	He is the one that held the meetings, taught us this, said that, said that. He	18	A. Mr. Bryant was sitting in on
18	was in charge of personnel. He could have	19	the meetings. He knows exactly what
20	reported Mr. Johnston, but he did not	20	happened in the meetings, okay.
21	report Mr. Johnston for his action.	21	Q. Well, you filed the lawsuit.
22	Q. For what actions?	22	A. Yes.
23	A. For the actions that he took	23	Q. You are now you have now

34 (Pages 419 to 422)

			34 (rages 41) co 122)
	Page 419		Page 421
1	testified in response to a question by	1	A. It didn't do me no good to go
2	your lawyer that somehow Mr. Bryant denied	2	to Mr. Kazalay. Mr. Kazalay didn't do
3	you projection.	3	anything about anything. When I called
4	A. He did.	4	Mr. Kazalay's office he said there was a
5	Q. I am trying to get from you a	5	chain of command. Part of that chain of
6	list of the specific instances where you	6	command was Jeff Johnston.
7	claim Mr. Bryant denied you some	7	Q. Well, you told me about the
8	projection in the plant.	8	chain of command story in connection with
9	A. From August the 21st to	9	an event involving Mr. Woodward several
10	October the 29th, Mr. Bryant was in every	10	years earlier. My question to you was:
11	meeting that was held. He took notes, he	11	Did you ever go to George Kazalay to
12	knew what Jeff Johnston was doing. He	12	report to Mr. Kazalay that you thought
13	heard Jeff Johnston when he wanted me to	13	somehow Ted Bryant had failed to project
14	promise that I can work with no pain. He	14	you in the plant?
15	heard he was there when Jeff Johnston	15	A. No.
16	jumps from the table, pushed his chair	16	Q. Did you ever make any effort
17	back and talked to me in anger. He was	17	to call anybody at Albany's corporate
18	there.	18	headquarters to report some concern with
19	Q. How many meetings was were	19	Ted Bryant?
20	you in with Mr. Bryant between August the	20	A. I called corporate, yes, when
21	21st of 2003 and October of the 29th,	21	I was taken off of my job. And I was I
22	2003?	22	called them. No one returned my call.
23	A. I don't know exactly.	23	Q. You called corporate when?
23	Page 420		Page 422
	_	_	
1	Q. All right. Prior to August	1	A. It was 2003.
2	the 21st, 2003, is there any instance that	2	Q. Before or after October the
3	you can identify where you claim Ted	3	29th, 2003?
4	Bryant denied you some protection in the	4	A. I don't remember.
5	plant?	5	Q. Who did you call at corporate?
6	<ul><li>A. I don't remember.</li></ul>	6	A. The CEO. I don't know his
7	<ul> <li>Q. On these occasions where you</li> </ul>	7	name. I just know the CEO.
8	claim Mr. Bryant denied you projection,	8	Q. And did you leave a message
9	why do you believe he did that?	9	for him to return your call?
10	A. I have no clue.	10	A. I believe I did the first
11	Q. Do you believe Mr. Bryant	11	time.
12	denied you some projection in the plant	12	Q. Well, what was the nature of
13	because of your race?	13	the message?
14	A. I don't know.	14	A. I don't remember.
15	Q. Do you believe Mr. Bryant	15	Q. Did you leave it on voicemail,
16	denied you some projection in the plant	16	leave it with the secretary?
17	because of Workers' Compensation claims?		A. A voicemail.
18	A. I don't know.	18	Q. Well, as best you recall, what
19	Q. Now, at the time Mr. Bryant	19	did you say on the voicemail?
20	allegedly denied you some projection in	20	A. I don't remember. I just
21	the plant, you weren't making any effort	21	asked for them to return my call.
22	to go to George Kazalay to complain, were	22	MR. POWELL: I don't think I
23	you?	23	have any further questions. Jennifer

35 (Pages 423 to 424)

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Page 423
 1
      might.
 2
               MS. SWAIN: I don't have any
 3
      questions.
 4
               I do want, Ms. Davis, to put
 5
      you on notice, and your lawyers as well,
 6
      that I think it is clear that the facts
 7
      that you have alleged in this lawsuit do
 8
      not support the claims made in the
 9
      complaint.
10
               And because of that, on behalf
11
       of Jeff Johnston, I want to ask you
12
      voluntarily to dismiss your claims and put
13
      you on notice that he will seek fees if he
14
       has to continue fighting this lawsuit
15
       under Rule 11, the Alabama Accountability
16
       and Litigation Act, and the fee shifting
17
       provisions, but the statutes you sued
18
       under.
19
               MS. WILLIAMS: Anything else?
20
               MS. SWAIN: No.
21
               MS. WILLIAMS: Okay. Thank
22
       you.
23
                  1:44 PM
                                      Page 424
 1
           FURTHER DEPONENT SAITH NOT
 2
             CERTIFICATE
 3
      STATE OF ALABAMA)
 4
      JEFFERSON COUNTY)
 5
 6
           I hereby certify that the above
 7
      and foregoing deposition was taken down by
 8
      me in stenotype, and the questions and
 9
      answers thereto were transcribed by means
10
      of computer-aided transcription, and that
      the foregoing represents a true and
11
12
      correct transcript of the deposition given
13
      by said witness upon said hearing.
14
           I further certify that I am
15
      neither of counsel nor of kin to the
16
      parties to the action, nor am I in anywise
17
      interested in the result of said cause.
18
19
                DAVID L. MILLER, CSR, RMR
20
                Certificate No: AL-CSR-141
21
22
      My Commission expires
23
      November 30, 2009
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